NOTICE is hereby given, that the under-mentioned Estates in Zillah Nuddea will be put up to public and unreserved Sale, at the Collector's Office of that District, on Monday, the 30th April 1855, or 18th Bysack 1262 B. S. :-

Class I.—Permanently-settled Estates.

No. 342.—Kismut Mudhoosoodonbatty, Pergunnah Habalisohur; recorded proprietors, Sib Chunder Radhamohun and Mudunmohun Goopta; sudder jumma, rupees 2-1-1.

No. 352.—Kismut ditto, Pergunnah ditto ; recorded proprietor, Punchanun Goopta ; sudder jumma

rupees 0-9-1.

No. 601.—Mouzah Futtapore, Chackla, Mateearee-; recorded proprietor, Gourmohun Roy; sudder jumma. rupees 7-15-8.

No. 615.—Mouzah Joypore, Chackla Kistnuggur; recorded proprietor, Tareenee Bewa; sudder jumma, rupees 2-13-2.

No. 643.—Mouzah Doomoorea, Pergunnah Sahajeeal; recorded proprietor, Calleenath Chattoorje sudder jumma, rupees 0-11-6.

No. 650.—Mouzah Mullickerbaug, Pergunnah Habaleeshur; recorded proprietor, Rohomut Mundl sudder jumma, rupees 0-7-6.

No. 728.—Mouzah Paulparah, Chackla Kistnuggur; recorded proprietor, Caloo Khan; sudde jumma, rupees 0-7-4. No. 796.—Mouzah Kamdebpore, Pergunnah Aulumpoor; recorded proprietor, Beressur Mookerjee

sudder jumma, rupees 0-3-8.

No. 948.—Monzah Dologygram, Pergunnah Mamjooanee; sale purchaser, Chundeepersaud Banooi jee; sudder jumma, rupees 3-0-6.

No. 951.—Mouzah ditto, Pergunnah ditto; recorded proprietor, ditto; sudder jumma, rupees 4-1-9.

No. 959.—Mouzah Juggobundanpore, Pergunnah Dogacheea; recorded proprietors, Ramkasul Mudhoosoodun, Umurnath and Ramdoyal Bliuttacharjee; sudder jumma, rupees 23-14-1.

No. 968.—Mouzah Ookeelnarah; Pergunnah Paujnour; recorded proprietor, Mudhoosoode Mookerjee; sudder jumma, rupees 4-8-3.

No. 969.—Mouzah ditto, Pergunnah ditto; recorded proprietor, Tarachand Bhuttacharjee; sudde jumma, rupees 1-5-11. No. 997.—Mouzah Aumdoho, Pergumah Bajpore; recorded proprietor, Pudunlochun Mullick

sudder jumma, rupees 3-8-3. No. 1109.—Mouzah Futtapare, Pergunnah Ookerah; recorded proprietors, Meer Golam Subdu

and Alloo Beebee; sudder jumma, rupees 0-10-3.

No. 1302.—Mouzah Doorgapore, Chackla Mateearee; recorded proprietor, Bhoyrubchunde Biddabagees; sudder jumma, rupees 1-5-4.

No. 1324.—Mouzah Cola, Pergunnah Huldoho; sale purchaser, Aunundchunder Chattoorjee

sudder jumma, rupees 113-4-11.

No. 1371.—Mouzah Mirzapore, Pergunnah Plassy; sale purchaser, Annundiali Chattoorjee sudder jumma, rupees 14-1-6.
No. 1499.—Mouzah Radhakantpore, Pergunnah Mamjooanee; recorded proprietors, Chundernati

and Dinnonath Mookerjee.; sudder jumma, rupees 6-15-2.

No. 1597.—Mouzah Ausrufpore, Pergunnah Rajpore; recorded proprietor, Manickchunde Mookerjee; sudder jumma, rupees 3-15-3.

No. 1772.—Mouzah Kheeturparah, Pergunnah Baug Marah; recorded proprietors, Birjosoonder and Bindoomonee Debea; sudder jumma, rupees 4-12-0.

No. 1773.—Mouzah ditto, Pergunnah ditto; recorded proprietor, Calachand Chuckerbutty; sudde

jumma, rupees 0-4-10. No. 1774.—Mouzah ditto, Pergunnah ditto; recorded proprietor, Ramcotnul Chuckerbutty; sudde

jumma, rupees 0-3-11. No. 1995.—Mouzah Doomoorea, Pergunnah Sahajeeal; recorded proprietor, Calleenath Chatterjee

sudder jumma, rupees 4-2-10. No. 2053.—Mouzah Burrocoolla, Chackla Kistnuggur; recorded proprietor, Tarunchunder Holdar

sudder jumma, rupees 2-2-1. No. 2085.—Mouzah Baug Auchra, Chackla ditto; recorded proprietor, Beestoochunder Bhutta

charjee; sudder jumma, rupees 0-9-5.
No. 2123.—Mouzah Oolah, Pergunnah Mamjooanée; recorded proprietor, Essanchunder Banoor

jee; sudder jumma, rupees 0-15-3. No. 2355.—Mouzah Boydpore, Pergunnah Sreenuggur; recorded proprietor, Ramjoy Chucker

butty; sudder jumma, rupees 6-0-9. No. 2501.—Mouzah Radhakantpore, Pergunnah Mamjooanee; recorded proprietor, Dwarkanath Gangooly; sudder jumma, rupees 1-14-0.

No. 2558.—Mouzah Sooburnobehar, Chackla Kistnuggur; recorded proprietor, Unnodapersand Banoorjee; sudder jumma, rupees 7-2-9.

No. 2560.—Mouzah ditto, Pergunnah ditto; recorded proprietor, Bamasoondery Debea; suddet umma, rupees 3-9-4.

No. 2619.—Mouzah Luckheegacha, Pergunnah Baugwan; recorded proprietor, Damoodurchunder

Roy; sudder jumma, rupees 15-9-6.

No. 2755.—Mouzah Dogacheea, Pergunah ditto; recorded proprietors, Neelakant and Sreekant

3huttacharjee ; sudder jumma, rupees 2-4-63. No. 2763.— Mouzah Bagadangah, Chackla Sreenuggur ; recorded proprietor, Kisthoree Mookerjee; udder jumma, rupees 0-10-10.

No. 2764.—Mouzah Reynuggur, Chackla ditto; recorded proprietor, Gourmohun Chattoorje rudder jumma, rupees 0-6-1.

No. 2765.—Mouzah ditto, Chackla ditto; recorded proprietor, Radhanath Mookerjee; sudder

jumma, rupees 0-14-4.

No. 2810.—Mouzah Oola, Turff Mamjooanee; recorded proprietors, Shibchunder, Calachand and Huromohun Roy, Guardian of Issanchund Roy, Minor, and Omeshchunder Roy, Guardian on the part of Poornoochunder, and Bhogobanchunder Roy; sudder jumma, rupees 1-0-3.

No. 2834.—Mouzah Pabakhally, Chackla Kistnuggur; recorded proprietor, Kanoylall Tewaree;

No. 2607.—Mouzan Fabakhany, Chackia Kistnuggur; recorded proprietor, Kanoylall Tewaree; sudder jumma, Rupees 1-10-8.

No. 2890.—Mouzah Cauzlakandee; Pergunnah Rajpore; recorded proprietor, Mothooranauth Roy Bohela; sudder jumma, rupees 57-3-13.

No. 2935.—Mouzah Lokareca, Chackla Sreenuggur; recorded proprietor, Boycuntnauth Gangooly; sudder jumma, rupees 0-12-2.

No. 2938.—Mouzah ditto, Chackla ditto; recorded proprietor, Suddanund Mookerjee; sudder

junma, rupees 0-7-0.

No. 2940.—Mouzah ditto, Chackla ditto; recorded proprietor, Obhoy Churn Gangooly; sudder jumma, rupees 0-3-6. No. 2955.—Mouzah Panchbarrea, Chackla Kistnuggur; recorded proprietor, Bullohoree Mullick;

sudder jumma, rupces 6-0-8.

No. 3025.—Monzah Chundunnuggur, Chackla Matecaree; recorded proprietor, Nosuram Biswas:

No. 3025.—Monzan Chundunnuggui, Charles Sudder jumma, rupees 5-2-2.

Sudder jumma, rupees 5-2-2.

Class V1.—Estates to be sold on account of demands realizable in the same manner as arrears.

No. 62.—Dehee Buxeepore; recorded proprieters, Chunnessam Mookerjee, Horeemohan Kheturpaul, Rassanund, Radhakist, Gopaulkist and Sreenauth Mokerjee, Rookeenu Debea, wife of Prankist Mookerjee, and Sreehoree Banoorjee; sudder jumma, rupees 21,122-0-6.

C. Tottenham,

Officiating Collector.

ZILLAH NUDDEA, Collector's Office, The 14th April 1855.



SECOND SUPPLEMENT TO

THE CALCUTTA GAZETTE.

published by Authority.

WEDNESDAY, APRIL 18, 1855.

STATEMENT OF PRICES CURRENT IN THE UNDER-MENTIONED DISTRICTS, STATIONS AND MARKETS, AS ON THE 31st MARC

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ARTICLES.	Patra	Din spore.	Gyah.	Jehanabad, 36 miles from Sudder Station,	Daoodnuggur, 40 miles from Sudder Station.	Rehar, 40 miles from Sad- der Station	Shargetty, 20 mil se from	Sudder Station	Arrah.	Bindwalleab, 10 miles from Sudder Station.	Docurace, 30 miles from Sulder Station.	Buxaft, 40 infles from Sud-	Navy Service Service From	Sudder Bentjen.	Reputtee Dichesers 18	miles from Sudder Station.	Sudder Station.	Burrewla, 30 miles from Sudder Station.	Meergunge, 36 miles from Sudder Station.	Soothgunge.	Sudder Station.	Mozafferpore,	Sudder Station,	Rampore Beauleah, Ruja	Sadder Station.	p.	doctation in the state of the s	Straton.	Sudder Station.	English Barar.	Darca.	Sudder Station.	fani kgunge, 13 days jour. neg from Eudder Eurdon.	Sudder Station.	Sylchar.	Nussoerabat,	Jamalpore Sub-Division.	Burrisaul.	Nuschitty, 10 miles from Sudder Station,	Sudder Station.	Comillah,	Sudder Station.	Kishna-dor-
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Chakdaha, 24 miles from Sudder Station.	Sudder Station.	Sudder Station.	Berhampore.	Sadder Station.	Jamalpore, 14 miles from Sudder Station.	Culnah, 32 miles from Sudder Station,	Cutwah, 32 miles from Sudder Station.	Sudder Station.	Soorec.	Sudder Station.	Sud ler Station.	Sudder Station.	Sulder Station.	Barnchee.	Sadder Station.	Sudder Statiop.	jowhatty.	Sudder Station.
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The Calcutta Gazette.

Published by Authority.

Potifications.

The 14th MAY 4853.—The Gwernment of Bengal having entered mio a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Princing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to eapley any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal. THE 2ND PERRUARY 1855.—The Government of Bengal I entered into a Contract with Mesers. Samuel Smith and Co., for execution of the Government Printing Work, all Public Officers the Government of India at the Presidency are hereby directed employ any other Printing Establishment for the execution of Goment Work.

CECIL BRADON. Secy. to the Govt. of India.

SATURDAY, APRIL 21, 18 ..

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 21st March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. IX, of 1855.

An Act for the amendment of Procedure in cases of regular appeal to the Sudder Court in the Presidency of Fort St. George.

WHEREAS it is desirable to simplify and shorten

the procedure in regular appeals to the Court of Sudder Udalut in the Presidency of Fort St. George;

It is enacted as follows:—

I. Clause 1st. In modification of Clause fifth,
Section X. Regulation V. of Petition of regular appeal, when and to what Court to be presented, and what to contain.

Section A. Regulation V. of 1802, every petition of regular appeal in a case appealable to the Sudder Court, shall be presented to the Court in which the decision was passed within six weeks from the day of the decision. Such

petitions of appeal shall, except in cases of petitions under Section XII. of this Act, contain only notice that the party, being dissatisfied with the decision, is desirous of appealing from it.

Clause 2nd. The Sudder Court may extend the time for presenting petition of appeal may be extended. To what Court, and how application to be made.

Time for presenting petition of appeal to the lower Court, upon being satisfied that there is sufficient cause for such extension of time. The application for such extension of time may be made directly to the Sudder Court, or through the intervention of the lower Court, at the option of the applicant.

II. On presentation of a petition of regular appeal to the Court in which the decision was passed, notice thereof to the respondent, as well as a proclamation to the

well as a proclamation to the same effect, shall immediately issue from that Court, and a copy of the proclamation shall be forthwith fixed up in some conspicuous part of the Court House of the said Court. If the notice cannot be personally served, the proclamation shall at once be fixed upon the

Service of notice &c. door of the respondent's dwel-

ing-house, or in some conspicuous place in the village or place where he usually resides; or in cases in which the respondent shall not have a fixed residence within the jurisdiction of the Company's Courts, the proclamation may be fixed upon the door of his house of business or cutcherry, or the notice may be served on his known local agent. In case the proclamation cannot be fixed, or the notice served in the manner above-mentioned, the proclamation shall be fixed up in such other place, if any, as the said last-mentioned Court shall direct. The Nazir shall make a return to the Court stating when and where the notice and proclamation have been served or fixed up. The return of the Nazir shall be filed in Court, and shall form part of the record of the case, and such return shall be published by fixing up the same in some conspicuous part of the Court House of the lower Court.

III. Clause 1st. The rule in Section XI. ing-house, or in some conspi-

Of what original parpers copies are to be deposited.

Regulation V. of 1802, which directs copies of all original papers transmitted to the Sudder Court with the record of an appealed case to be made out and deposited in the

lower Court, in lieu of the originals, is hereby mo-dified, and it shall be necessary to copy, authenti-cate, and deposit only the exhibits in the case, and also any other papers of importance, including the

pleadings, or any parts of them, which either of the parties shall require to be copied, authenticated and deposited in the lower Court, previously to their being transmitted to the Sudder Court.

Clause 2nd. If either of the parties require any papers to be copied, aupapers to be copied to give notice thereof.

If either of the parties require any papers to be copied, authenticated and deposited, such party shall, either by himself, or his pleader or authorized

agent, give notice in writing thereof to the lower Court, before the expiration of fourteen days from the time of the publication of the return of the Nazir, as aforesaid: such notice shall specify the papers which the party requires to be copied, authenticated and deposited.

Clause 3rd. Either party may, by himself, or

Party may give notice of papers to be copied in anticipation of appeal.

his pleader or authorized agent, before the presentation of an appeal, give notice in writing to the lower Court specifying any papers or documents which

he requires to be copied, authenticated and deposited, in the event of an appeal being preferred.

IV. The petition of appeal together with the record of the lower Court shall be certified to the Sudder Court as soon as conveniently may be often the precentation of the

after the presentation of the petition of appeal, provided that the same shall not be cer-

tified within the time allowed to the parties for specifying the papers which they desire to be copied, authenticated and deposited.

V. On arrival of the appeal record at the Sudder Court, notice shall be affixed in the Court House of the said Court, requiring the appellant to file, within six weeks from the date thereof, his grounds of objection to the decision of the Court below. Within the said space of six weeks, the appellant shall file in the said Sudder Court his grounds of objection to the decision.

VI. Clause 1st. On the filing of the grounds of objection by the appellant, notice shall be affixed in the Court House of the Sudder Court, requiring the respondent to file his grounds of objection, if any, to the appeal, or to the decision of the lower Court, within four weeks from the date of such notice.

Clause 2nd. Within the said space of four weeks, the respondent shall file any grounds of objection which he has to the appeal, or which relate to such parts of the decision as are involved in the appeal.

Clause 3rd. If the respondent shall desire to object to any part of the decision of the lower Court not involved in the appeal, he may present a separate petition of appeal to the Sudder Court within the said space of four weeks, or within such further time as the said Sudder Court shall allow

Grounds, of objection to be filed therewith.

his appeal relates; otherwise his appeal shall not be received.

for that purpose.

Record when to be deemed complete.

Record when to be deemed complete, and for filing a separate petition of appeal in the Sudder Court, the record shall be deemed complete, and the case ready to be called up for decision, on any day which the Sudder Court may notify, unless the respondent, within such time file a separate petition of appeal in the Sudder Court.

Clause 2nd. If the respondent file a separate petition of appeal in the Sudder petition of appeal in the Sudder Court, notice shall be fixed up in the Court House of the Sudder Court, to the effect that the respondent has filed such separate appeal; and the notice shall require the appellant to file any grounds of objection which he may have thereto, within the space of four weeks from the date of the notice.

When appellant to file objections.

When appellant to file objections.

The appellant may file any grounds of objection which he has to such appeal, or which he has to such appeal, or which ed in the respondent's appeal. At the expiration of the time allowed for filing such grounds of objection by

the appellant, the record shall be deemed complete, and the case ready to be called up for decision on any day which the Sudder Court shall notify for that purpose.

Clause 4th. If the appeal of either party be dismissed, or withdrawn, the appeal of the other may be heard alone; otherwise the two appeals, and the proceedings thereon, shall form one record, unless the Sudder Court shall otherwise order.

VIII. The respondent shall not be allowed to present a separate petition of appeal in the Sudder Court, if he shall previously have present a separate petition of appeal to the lower Court.

the lower Court.

IX. Clause 1st. All grounds of objection, which shall be filed by either the appellant or the respondent, shall be stated distinctly and

concisely, without

Also to be written on stamped paper.—Exception.

ception. cases hereinafter mentioned, shall be on paper bearing the stamp duty prescribed by Section XIX. Regulation XIII. of 1816.

any argument or narrative of facts; and shall be numbered

consecutively, and, except in the

Clause 2nd. The Sudder Court may extend the time for filing grounds of objection, either by an appeliant or respondent, upon special application for that purpose, and upon sufficient reasons being shown, to the satisfaction of the said Court, for such extension of time. In such case, the objections may be filed within such extended time.

X. Either party may, by leave of the Sudder Court or any Judge thereof, at any time before the hearing, amend his grounds of objection, or add grounds of objection, or add grounds of objection to those filed, upon such terms and conditions, and within such time as the said Court or Judge may order. The said

Court may also, upon the hearing of any appeal,

allow either party to amend his grounds of objection, or to add further grounds, or to urge, and be heard by himself or his pleader, in support of any objection not included in his grounds of objection, upon such terms and conditions as to postponement of the cause, and as to the payment of costs or otherwise, as the Court shall think just, to prevent the opposite party or his pleader from being taken by surprise, or otherwise. Without such leave of the Court, neither party shall be allowed to urge or to be heard in support of any objection not included in his grounds of objection filed. But the Court shall not be confined to such grounds of objection in deciding the cause.

XI. Clause 1st, The Sudder Court may call

Sudder Court may Sudder Court may fix a day to hear and determine objections to the appeal before hearing the appeal.

up for hearing and decision on any day the Court shall notify, and without regard to the place in which the case stands in the general list of appeals, any grounds of objection filed

by the respondent, or the appellant, to the appeal of the opposite party; and the Sudder Court may hear and decide upon such grounds of objection, before calling the case up for decision, upon the grounds of objection to the decision of the lower Court.

Clause 2nd. If the grounds of objection filed

involving ns of law only objections of law only may be heard and de-cided at any fixed time without regard to its place in the list of by the appellant and respondent shall be upon points of law only, and shall not raise any question of fact, the Sudder Court may order the case to be called up for hearing and decision on any day which the

said Court shall notify, without regard to the place in which it stands in the general list of appeals pending in the said Court.

If the grounds of objection filed shall raise questions of law and Clause 3rd. Appeal involving objections of law and fact how to be heard. fact, and it shall appear to the Sudder Court that the decision

of the law may render it unnecessary to determine any question of fact so raised, the Court may order the case to be called up for decision upon the law alone in the first instance, in the manner pointed out in the last pre-ceding Section; and if the decision of the case upon the law shall render it unnecessary to determine any question of fact, the said Court shall pass a final decision in the case; otherwise the Court shall determine the law only, and the case shall be afterwards set down in the list of regular appeals for hearing upon the question or questions of fact, and shall be determined in the same man-

ner as any other regular appeal.

XII. If any party to a regular suit be desirous of being admitted to appeal in forma pauperis.

Appeal in forma pauperis to the Sudder Court, the following procedure shall be adopted:

Clause 1st. The appellant shall present his perition when to cording to the rules prescribed cording to the rules prescribed by Section I. of this Act, pro-vided that a petition to appeal in forma pauperis against any decision passed before this

357.3% Act shall come into operation may be presented within three months from the day of the decision. Clause 2nd. Petitions of appeal by parties described in formal pauperis shall contain a statement to that effect, and also a Schedule of the

whole real and personal property belonging to the petitioner, and the estimated value of such property, and shall be written on paper bearing the stamp duty of two rupees per sheet.

Clause 3rd. Upon the presentation of such petition, the notice to the res-Notice thereof and pondent and the proclamation Proclamation. shall state that the appellant

desires to appeal in forma pauperis.

Procedure on such

appeal. When Sudder Court is to determine whe-ther appeal shall be in formâ pauperis.

Clause 4th. On arrival of the appeal record at the Sudder Court, the same procedure shall be adopted in that Court as in other cases of regular appeal, except that, after the filing of the grounds of objection by the appellant,

and before notice shall be given requiring the respondent to file his grounds of objection, the Sudder Court shall determine, according to the rules now applicable to the determination of such cases, whether or not the appellant shall be allowed to appeal in forma pauperis.

Clause 5th. If the Sudder Court allow the pe-

Notice to respondent to file objections to pauper appeals.

titioner to appeal in forma pauperis, notice shall be given to the respondent to file his grounds of objection in the

manner provided by Section VI. of this Act, and the same procedure shall be adopted subsequently thereto as in other cases of regular appeal under this Act. The rules and conditions now applica-ble to persons admitted by the

cept where inconsis-tent with this Act.

Rules of Sudder as to pauper appeals to continue in force, ex.

Sudder Court to appeal in forma pauperis shall continue in force, except where the same are inconsistent with any of the provisions of this Act.

pauperis.

Clause 6th. If the Sudder Court refuse to allow the petitioner to appear in forma pauperis, the said Court may make an order to What order may be made upon refusal to allow appeal in formâ the effect that the appellant, upon filing a petition of appeal

in that Court upon paper bearing the stamp duty prescribed by Section XIII., and Clause 2, Section XXIII., Regulation XIII. of 1816, and upon refiling his grounds of objection on paper bearing the stamp duty prescribed by Section XIX and Clause 2, Section XXIII. of the same Regulation, may proceed with the appeal according to the rules prescribed by this Act in the case of persons.

not appealing as paupers.

Clause 7th. Upon such order being made, the appellant shall file his petition, and re-file his objections ceed upon such order. upon paper stamped with the

stamp duty required by Clause 6th of this Section, within two weeks from the date of such order, or within such further time as the said Court may allow for that purpose; otherwise the appeal shall stand dismissed.

Clause 8th. Upon the re-filing of the grounds Notice of order to be given to respondent. Subsequent procedure thereon. of objection according to the provisions of the last preceding Clause, notice of the order and of the re-filing of such objections shall be given to the respondent in the manner prescribed by Section VI. of this Act, and the respondent shall be required to file his grounds of objection if our property of the state of th grounds of objection, if any, according to the provisions of that Section. The procedure subsequent to such notice shall be according to the general provisions of this Act.

Clause 9th. If an appellant shall petition to In pauper appeals, apapeal in forma pauperis, pellant's objections may his grounds of objection may be on unstamped paper. be written on plain paper.

XIII. If an appellant shall be admitted to

appeal, or a respondent to de-fend in formá pauperis, all grounds of objection subse-quently filed by either party jections may be on us stamped paper.

may be written on plain paper.

XIV. The provisions of this Act shall not apply to regular appeals presentive. May 1855.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 21st March 1855 (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. X. OF 1855.

An Act to amend the Law relating to the attendance and examination of witnesses in the Civil Courts of the East India Company in the Presidencies of Fort St. George and Bombay, and to amend the provisions of Section XL. Act XIX. of 1853.

WHEREAS it is expedient to amend the Law Presmble. relating to the attendance and examination of witnesses in the Civil Courts of the East India Company in the Presidencies of Fort St. George and Bombay, and to amend the provisions of Section XL. Act XIX. of 1853; It is enacted as follows:

I. Section XXII. Regulation VII. of 1809 and Section VIII. Regulation Repeal of former Regulations &c. XII. of 1809 of the Madras Code, and Section XL. Act XIX. of 1853, are hereby repealed.

II. If any party to a suit shall require the attendance of any other party Special application thereto as a witness to be ento compel attendance of party to a suit as a forced, he shall, by himself or witness. his pleader, make a special application to the Court for an order for a summons to compel the attendance of the party, and shall show to the satisfaction of the Court sufficient grounds in support of such application; otherwise a summons shall not be issued. In cases in which, according to the practice of the Court, a day is fixed for the trial, the applica-tion shall be made before such day shall be fixed.

III. The Court, upon the application of the pleader of any party to a suit whose attendance as witness Court may require notice to be given to a party to show cause why he should not attend. is required, or without such application, if the Court think

ing such order, cause notice to be given to the party or his pleader fixing a day for such party to show cause why he should not attend and give evidence, and may also, from time to time if necessary, for good and sufficient cause, enlarge the time for such purpose.

IV. Clause 1. - In support of the cause shown, the Court shall receive a de-Written declaration of party receivable. claration in writing of the of party receivable.

party, if signed by him, and delivered into the Court by himself or his pleader.

Clause 2.—If the party making such declaration shall wilfully and corruptly make any false statement therein, he shall be deemed guilty of perjury, and shall be proceeded against, and upon conviction punished accordingly.

V. The Court need not compel the attendance of any party to a suit Court not to comfor the purpose of giving evi-dence therein, if such party shall satisfy the Court that pel attendance of par-ty to a suit to give evidence, if satisfied that he has no person-al knowledge and that he has no personal knowledge of any material subject of encannot give material evidence. he cannot give material evidence therein.

VI. If no sufficient cause be shown on the day fixed, or upon any subsequent day to which the Court Summons to issue if no sufficient cause shall enlarge the time for that shown. purpose, the Court shall cause

be issued for compelling the summons to party to attend and give evidence.

VII. No party to a suit, appeal, or proceed-mode of examining ing, who shall offer himself as Mode of examining a witness therein, shall, withparty to a suit who offers himself as a out the consent of all parties witness. thereto, be examined other-wise than in open Court, in such manner as the Court may direct, having regard to the usages and customs of the country, unless such
Proviso.

examination shall be taken
under, and subject to the
Rules prescribed by Section XII. or XIV. of this Act.

VIII. If any witness, being a party to a suit to whom any summons to give Penalty for noncompliance with sumevidence or produce a documons. ment shall have been personally delivered, shall, without lawful excuse, fail to comply with such summons, or attending, or being present in Court, shall, without lawful excuse, refuse to give evidence, or to subscribe his de-position, or to produce any document in his custody or possession, the Court, instead of proceed-ing in the manner provided by the laws in force in the Presidency in respect of defaulting witnesses, may, if the witness be a plaintiff, appellant, or petitioner, dismiss the complaint, appea or petition, with costs against such party, or if such party be a defendant or respondent, may hear and decide the case against such defendant or respondent ex parte. If any such complaint, appeal or petition shall be dismissed for such cause the complainant or petitioner shall be debarred from preferring any other petition, appeal or complaint in respect of the same matter.

IX. A witness not a party to the suit or proceeding in which he is summoned shall not be bound to In what case a witness not being a par-ty to the suit in which produce his own title-deeds, unless he shall have agreed in he is summoned is bound to produce his title-deeds. writing with the party requiring the production thereof, or with some person through whom he claims to produce

such deeds.

Y. Any person, whether a party to the suit or not, to whom a summons to attend and give evidence or produce a document shall be personally delivered, and who

personally delivered, and who shall, without lawful excuse, neglect or refuse to obey such summons, or who shall be proved to have absconded, or kept out of the way to avoid being served with such summons, and any person who, being in Court, and upon being required by the Court to give evidence or produce a document in his possession, shall, without lawful excuse, refuse to give evidence or sign his deposition, or to produce a document in his possession, shall, in addition to any proceedings to which he would otherwise be subject, be liable to the party at whose request the summons shall have been issued, or at whose instance he shall be required to give evidence or produce the document, for all damages which he may sustain in consequence of such neglect or refusal, or of such absconding or keeping out of the way as aforesaid, to be recovered in a civil action.

XI. It shall not be necessary to postpone Postponing case on the hearing or decision of a account of non-attendance of witness, &c. of a document, or for the evidence of a witness who may neglect or refuse to attend, or who shall abscond or keep out of the way, or who cannot be served with a summons, beyond such period as shall appear proper to the Court, having regard to all the circumstances of the case: provided that,

when a summons shall have Proviso. been issued for the attendance of a plaintiff or appellant in a suit to give evidence or produce a document, the Court shall, at the request of the defendant or respondent, unless there be good reason to the contrary, post-pone the hearing or decision until the plaintiff or appellant can be personally summoned, or shall attend and give evidence or produce the docu-ment required; and that, where a summons shall have been issued for the attendance of a defendant or respondent to give evidence or produce a document, the hearing or decision shall, upon the application of the plaintiff or appellant, be postponed in like manner, unless there be good reason to the contrary, until the defendant or respondent can be personally summoned, or shall attend and give evidence, or produce the document required.

or proceeding in any of the Civil Courts of the East India Company, and also in every summary suit or other proceeding of a Civil nature before any Court, Officer, or other person having by law or consent of parties authority to examine witnesses, the evidence of the attending witnesses shall be taken orally in open Court, in the presence and hearing, and under the personal direction and superintendence of the Judge. The

direction and superintendence of the Judge. The evidence of each witness given upon such examination shall be taken down in writing, by or in the presence and under the superintendence of the Judge, not ordinarily by question and answer, but in the form of a narrative, and when completed shall be read over to the witness, and signed by him in the presence of the Judge and of the parties to the suit or their vakeels, or such of them as may think fit to attend. In case the

witness shall refuse to sign the deposition, the

Judge shall sign the same, and record the reason, if any, given by the witness for such refusal, together with such remarks thereon as the Judge shall think fit to make. It shall be in the discretion of the Judge to take down, or cause to be taken down, any particular question and answer, if there shall appear any special reason for doing so, or any party or his vakeel shall require it. If any question put to a witness be objected to by either of the parties or their vakeels, and the Court shall allow the same to be put, the question and answer shall be taken down, and the objection, and the name of the party making it, shall be noticed in taking down the depositions, together with the decision of the Court upon the objection. The Judge shall also record such remarks as he may think material respecting the demeanor of any witness whilst under examination. Provided that it shall not be neces-

Proviso. sary to take in writing the evidence of witnesses in cases tried by District Moonsiffs in the said Presidency of Fort St. George when the claim shall not exceed 20 rupees, or in cases tried by Village Moonsiffs in the same Presidency.

XIII. In cases where the evidence is needed of females, who, according to the custem of the country, ought not to be compelled to appear as witnesses in a Court of Justice, and in which the Court shall be of opinion that the ends of justice require and justify it, such Court may issue a commission to any Officer of the Court or other person, to be named in such commission, for the examination of such females in the hearing of the parties to the suit or their vakeels, in such manner as the Court may direct, having regard to the custom and usage of the country, and with liberty to the parties or their vakeels to cross-examine, anything in Section V. Act VII. of 1841 to the contrary notwithstanding.

By what rules a party to a suit, appeal or proceeding, who may be examined as a witness therein, shall be examined according to the rules for the time being in force as to the examination of witnesses not being parties to the suit, and shall be punishable for any false evidence given by him, in the

XV. The words "witness" and "witnesses" in Act VII. of 1841 shall respectively include any party or parties to a suit, and the said Act shall be read as if the words "or party" "or parties" had been used in such Act, in conjunction with the words "witness" or "witnesses" respectively. Provided that the deposition of a party taken under

Proviso. the provisions of this Section, at the instance of any opposite party, may be read in evidence by, or on behalf of such last mentioned party, without the proof required by Section V. of the said Act. Provided also that no deposition of any party taken under the provisions of this Section shall be read or used in evidence unless taken and read at the instance of some opposite party, or unless it shall be proved that the deponent is unable, from sickness or infirmity, to attend to be personally examined, or is, without collusion or any reference to the suit, at so great a distance from the Court, that, in the judgment of the Court, it would be unreasonable to require his personal

attendance in Court for the purpose of giving such evidence, in which last-mentioned case it shall be discretionary with the Court, having regard to the nature of the case and of the evidence given, either to allow or to refuse such deposition to be read.

XVI. No appeal shall lie from any order or

No appeal from Judge's order as to summons, &c.

decision of a Judge with respect to summoning or examin-ing any party to a suit, or as to allowing a deposition to be

read under the Section next preceding.

party to a suit in any Civil Court of the East India Com-XVII. If any pany in either of the said Pre-Document referred to in pleading to be filed. sidencies or in the Presidency of Fort William in Bengal shall,

in any plaint, answer or other pleading, refer to any document in his possession or power, not being a shop book or book of account, as a material proof or document in support of his claim or defence, he shall file such document with such plaint, answer or other pleading, and no such plaint, answer or other pleading shall be received without such document, unless, upon good and sufficient cause shown, the Court shall excuse its non-production or enlarge the time for producing it; and any adverse party shall be entitled, by himself or his vakeel, to

inspect and take a copy of the document.
XVIII. In the construction of this Act, unless where it is otherwise express-Interpretation Clause. ly provided, or there is something in the subject or context repugnant to such construction, or which would render such construction inapplicable to the case, the word "Court" shall mean any Civil Court of the East India Company and the word "Judge" shall include any officer or person having, by law or consent of parties, authority to examine witnesses and to act judicially; the word "suit" shall be deemed to mean and include any suit, appeal or proceeding; the word "witness" shall include all persons competent and liable to give evidence, whether parties to any suit or proceeding, or not. Words importto any suit or proceeding, or not. Words import-ing the masculine gender or singular number shall include the feminine gender or plural number, and vice versá.

Act when to oper-

XIX. This Act shall come into operation on the 1st day of May 1855.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legis'ative Council on the 14th April 1855,) and is hereby promulgated for general information :

ACT No. XI. of 1855.

An Act relating to mesne profits and to improve-ments made by holders under defective titles in cases to which the English Law is applicable.

Whereas it is expedient, in cases to which the English Law is applicable, to limit the liability for mesne profits, and to secure to bond fide holders under

defective titles the value of improvements made by them; It is enacted as follows:—

I. No person shall be chargeable with any

No person to be chargeable with rent bona fide paid to a holder under defec-tive title.

rents or profits of any immove-able property which he has bona fide paid over to any person of whom he bona fide held the same, notwithstanding

it may afterwards appear that the person to whom such payment was made, had no right to receive such rents or profits.

II. If any person shall erect any building or

Value of improvements made by bona fide holders under de-fective titles secured to them.

make an improvement upon any lands held by him bond fide in the belief that he had an estate in fee simple, or other absolute estate, and such

person, his heirs or assigns, or his or their undertenants, be evicted from such lands by any person having a better title, the person who erected the building or made the improvement, his heirs or assigns, shall be entitled either to have the value of the building or improvement so erected or made during such holding and in such belief, esti-mated and paid or secured to him or them, or, at the option of the person causing the eviction, to purchase the interest of such person in the lands at the value thereof irrespective of the value of such building or improvement. Provided that the Amount to be paid or secured in respect of such building or estimated.

estimated. improvement shall be estimated value of the same at the time of such eviction.

III. Nothing in this Act contained shall
Act to apply only extend to any case to which
cases governed by the English Law is not applicto cases governed by English Law. able.

> W. Morgan, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. XII. of 1855.

An Act to enable Executors, Administrators or Representatives to sue and be sued for certain wrongs.

WHEREAS it is expedient to enable Executors, Administrators or Representa-Preamble. tives in certain cases to and be sued in respect of certain wrongs which, according to the present law, do not survive to or against such Executors, Administrators or Representatives; It is enacted as follows:—

An action may be maintained by the Exe-

Executors may sue and be sued in certain cases for wrongs com-mitted in the life-time of a deceased person.

cutors, Administrators or Representatives of any person deceased, for any wrong committed in the life-time of such

of a deceased person. person, which has occasioned pecuniary loss to his estate, for which wrong an action might have been maintained by such per son, so as such wrong shall have been committed

within one year before his death, and provided such action shall be brought within one year after the death of such person; and the damages, when recovered, shall be part of the personal e tate of such person: and further, an action may be maintained against the Executors or Administrators or Heirs or Representatives of any person deceased for any wrong committed by him in his life-time for which he would have been subject to an action, so as such wrong shall have been committed within one year before such person's death, and so as such action shall be commenced within two years after the committing of the wrong: and the damages to be recovered in such action shall, if recovered against an Executor or Administrator, bound to administer according to the English Law, be payable in like order of administration as the simple contract debts of such person.

II. No action commenced under the provisions of this Act shall abate by reason of the death of either party but the same may be party, but the same may be continued by or against the Executors, Administrators or Representatives of the party deceased. Provided that, in any case in which any such action shall be continued against the Executors, Administrators or Representatives of a deceased party, such Executors, Administrators or Representatives may

set up a want of assets as a defence to the action, either wholly or in part, in the same manner as if the action had been originally commenced against them.

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W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855 (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. XIII. OF 1855.

An Act to provide compensation to families for loss occasioned by the death of a person caused by actionable wrong.

WHEREAS no action or suit is now maintainable in any Court against a person who, by his wrongful act, neglect, or default, may have caused the death of another person, and it is often-times right and expedient that the wrong-doer in such case should be answerable in damages for the injury so caused by him; It is enacted as follows :-

I. Whenever the death of a person shall be caused by wrongful act, neg-Action for compensation to the family of a person for loss occasioned to it by his would (if death had not ensudeath by actionable ed) have entitled the party in-

jured to maintain an action and recover damages in respect thereof, the party who would have been liable if death had not ensued, shall be liable to an action or suit for damages, notwithstanding the death of the person injured, and although the death shall have been caused under such circumstances as amount in law to felony or other crime. And it is enacted further, that

every such action or suit shall be for the benefit of the wife, husband, parent and child, if any, of the person whose death shall have been so caused, and shall be brought by and in the name of the Executor, Administrator or Representative of the person deceased; and in every such action the Court may give such damages as it may think proportioned to the loss resulting from such death to the parties respectively, for whom and for whose benefit such action shall be brought, and the amount so recovered, after deducting all costs and expenses, including the costs not recovered from the defendant, shall be divided amongst the before-mentioned parties, or any of them, in such shares as the Court by its judgment or decree shall direct.

II. Provided always that not more than one action or suit shall be brought Not more than one action to be brought: for, and in respect of the same to be commenced within 12 months.

subject matter of complaint, and that every such action shall be brought within twelve calendar months after the death of such deceased person; provided that, in any such action or suit, the Executor, Adminis-Claim for loss to the

Estate may be added. trator or Representative of the deceased may insert a claim for, and recover any pecuniary loss to the Estate of the deceased occasioned by such wrongful act, neglect or default, which sum, when recovered, shall be deemed part of the assets of the Estate of the deceased.

III. The plaint in any such action or suit shall. give a full particular of the per-Plaintiff shall delison or persons for whom, or on whose behalf, such action or ver particulars, &c. suit shall be brought, and of the nature of the

claim in respect of which damages shall be sought to be recovered. IV. The following words and expressions are

intended to have the meanings Construction of Act. hereby assigned to them respectively, so far as such meanings are not excluded by the context or by the nature of the subject matter, that is to say, words denoting the singular number are to be understood to apply also to a plurality of persons or things; and words denoting the masculine gender are to be understood to ap ply also to persons of the feminine gender; and the word "person" shall apply to bodies politic and corporate; and the word "parent" shall include father and mother, and grand-father and grand-mother; and the word "child" shall include son and daughter, and grand-son and grand-daughter, and step-son and step-daughter.

W. MORGAN. Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855 (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. XIV. of 1855.

An Act for the better regulation of Military Bazars in the Presidency of Fort Saint George.

WHEREAS it is desirable to extend the provisions of Act XII. of 1842 to persons suing for the recovery of debts before Superintendents of Police, under the provisions of Regulation VII. of 1832 of the Madras Code; It is enacted as follows:—

No person residing within the limits of any

Debt &c not recoverable under Clause 3 of Section XXI. of Regulation VII. 1832 of Madras Code, unless person suing have been registered as a Military Bazar-man.

Military Cantonment, or carry-ing on any trade or business therein, shall be allowed to recover in the Court of the Officer in charge of the Police, under the provisions of Clause 3 Section XXI. of Regulation VII. of 1832 of the Madras

Code, any debt contracted in the way of trade, or for the loan of money, within any such Canton-ment, by any person subject to the jurisdiction of such Court, unless the person seeking to recover the debt shall, at the time of contracting thereof, have been registered as a Military Bazar-man withn any such Cantonment.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

The following Act, passed by the Legislative *Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. XV. of 1855.

An Act to amend Regulation III. of 1833 of the Bombay Regulations.

Whereas the restriction of the appointment of
Joint Police Officers, under
Regulation III. of 1833 of the Bombay Code, to certain Towns has been found to be inconvenient; It is enacted as follows:-

I. It shall be competent to the Governor in Government may appoint Joint Police a Joint Police Officer or Officerstodistricts, &c. cers to any district of that Presidency, under the provisions of Regulation III. of 1833; and every Joint Police Officer so appointed shall be subject to all the provisions of Regulation III. of 1833, in the same manner as if the words " or districts" had been used in conjunction with the word "Towns" throughout that Regulation.

II. It shall be lawful for the Governor in Council to exempt any Joint Police Officer from the provi-And exempt them from the provisions of Sections 11. and 111. Regulation III. of 1833. sions of Sections II. and III. of the said Regulation.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative, Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855 (communicated to the Legislative Council on the

14th April 1855,) and is hereby promulgated for general information :-

ACT NO. XVI. OF 1855.

An Act to amend the Law in force in the Presidency of Bombay concerning the use of Badges.

WHEREAS it is expedient to amend the provision of the Bombay Code which Preamble. prohibits the use of badges by persons not in the employ of Government; It is enacted as follows:—

I. Section VI. Chapter 3 Regulation XXIII. of 1827 of the Bombay Code Regulation repealed. is repealed.

Badges worn by persons not servants of Government to bear the employer's name, &c

II. No person, not being a servant of Govern-ment, shall wear any belt or badge intended to resemble any belt or badge worn by servants of Government, or any badge not bearing, in the characters of

a language current in the district in which it is worn, the name or designation of the party by whom the wearer is employed.

III. Whoever commits, or is accessary to the commssion of, an offence under Penalty. Penalty. the preceding Section shall, whether a British subject or not. be liable, on conviction before any person lawfully exercising the powers of a Magistrate or Justice of the Peace, within whose local jurisdiction the offence is committed, to a fine not exceeding one hundred rupees.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Bill was read a second time in the Legislative Council on the 14th April 1855, and was referred to a Select Committee who are to report thereon after the 18th of July next:-

A Bill for the better prevention of offences against the public tranquillity, and to amend the Law regarding the taking of Bonds for keeping the peace.

WHEREAS it is expedient to make provision for the better prevention of offen-Preamble. ces against the public tranquillity, and whereas diverse laws have been made from time to time regarding the taking of Bonds for keeping the peace in the Presidencies of Fort William in Bengal, Fort St. George and Bombay, and it is expedient to make the law on this subject uniform; It is enacted as follows:-

I. When five or more persons assemble tog What to be deemed a riotous assembly of persons. ther under circumstances which may reasonably excite appresuch assembly to overawe any public servant in the exercise of his lawful powers, or to resist the execution of any law, or of any legal process, or to commit any assault or mischief, or trespass, or to put any person in fear of hurt or assault, or unlaw-

fully to take forcible possession of any property,

Every member of such an assembly to be deemed gailty of the affence of rioting.

The total and the total assembly shall be deemed a riotous assembly, and every member of it shall be deemed guilty of the offence of rioting.

Penalty for the offence of rioting.

II. Whoever commits the offence of rioting shall be punishable with fine, which may amount to two hundred rupees.

THE TANK OF THE PARTY OF THE

III. Whoever commits the offence of rioting, being armed with any weapon Penalty for the of-fence of rioting by persons armed.

The design armed with any weapon for shooting, cutting or stab-bing, or with any thing which, used as a weapon of offence is used as a weapon of offence, is likely to cause death, shall be punishable with imprisonment, with or without hard labour, which may extend to one year, or with fine, or with both.

IV. Whoever joins or continues in any such

Penalty for continaing in a riotous as-sembly after it has been commanded to disperse.

riotous assembly after it has been commanded, in the manner prescribed in Section XII. of this Act, to disperse, shall be punishable with imprison-

ment, with or without hard labour, for a term which may extend to one year, or with fine, or with both.

Whoever commits the offence described in Penalty for the like the last preceding Section, being armed with any weapon for by persons shooting, cutting or stabbing, or with any thing which, used as a weapon of offence, is likely to cause death, shall be punishable with imprisonment, with or without hard labour, for a term which may extend to two years, or with fine, or with both

Penalty for instigating the commission of riot, in case such offence be commit-

VI. Whoever directly, or by the of another, instigates any person to commit the offence of rioting, shall, if the offence be committed by that person, be punishable with fine not exceeding

two hundred rupees.

VII. Whoever directly, or by the agency of Penalty for the like another, instigates any person to commit the offence of rioting, if the rioter shall, if that person commit the offeace being armed with any weapon used for shooting, cutting or stabbing, or with any thing which, used as a weapon of offence, is likely to cause death, be punishable with imprisonment, with or without hard labour, for one year, or with fine, or with both.

VIII. Whoever directly, or through the agen-Penalty for collectassembly, shall be punishable ing a riotous assembly. with fine not exceeding one thousand rupees. .

IX. Whoever directly, or through the agency Penalty for collecting a riotous assembly composed of persons armed. assembly composed of persons armed with any weapon for shooting, cutting or stabbing, or with anything which, used as a weapon of offence, is likely to cause death, shall be punishable with imprisonment, with or without hard labour, for a term which may extend to one year, or with fine, or with both.

Penalty on owner, &c. Penalty on owner, &c. of the land where a tietous assembly takes blace, if he does not prove notice thereof by the control of the lone, and that he need all the means in his power to account the control of the contro his power to prevent such assembly.

X. Whenever a riotous assembly takes place on the land or premises of any zemindar, talookdar, planter, farmer, or other owner or occu-pier of land or premises, such zemindar, talookdar, planter, farmer, or other owner or occupier shall be punishable with fine not exceeding one thousand rupees, unless he shall

prove that he or his agents or servants gave the earliest possible notice to the Police of the fact of such assembly taking place, and used all the means in his or their power to prevent such assembly taking place.

XI. Whenever a breach of the peace is any When a breach of the peace is committed by a riotous assembly acting on behalf of an owner, &c., of land, such owner shall be liable to fine, unless

AND THE PART TO THE

punishable with fine, unless he can satisfy the Court either that, after all proper precautions had been taken, he

That, after due precaution taken, he had no reason to believe that such assembly would take place.

vants gave the

Or that notice was forthwith given to the rolice, and that all means to prevent such assembly were used.

bly taking place.

XII. When a Magistrate, &c., to disperse riotous assembly, and for that purpose may command the aid of all persons prese t, and of the owner,&c., of the land.

riotous assembly takes place, the Magistrate or the Head of the Police, or the Chief Police Officer of the nearest Police Station, shall go to the spot, and shall command the persons assembled immediately to dis-

assembly, if such assembly has

acted on behalf, or in the inter-

est of any person being an

owner or occupier of land as

aforesaid, such person shall be

and his agents had no reason

to believe that such an assem-

bly was likely to take place; or that he or his agents or ser-

earliest possible notice to the

Police of the fact of such as-

sembly taking place, or being about to take place, and used

all the means in his or their

power to prevent such assem-

perse. If the persons assembled do not immediately disperse, the Magistrate or other Officer shall arrest them; and for that purpose may command the aid of all persons present, and of the zemindar, talookdar, planter, farmer, or other owner or occupier of the land or premises on which the assembly may take place, and of the agents and servants of such owner or occupier.

Whoever being commanded in the man-XIII. Penalty for disobe-dience to command of ing Section to aid the Magis-Magistrate, &c. trate or Police Officer, neglects. without lawful excuse, to obey such command, shall be punishable with a fine not exceeding two hundred rupees.

XIV. Magistrates are empowered to tender Magistrate may ten. pardon to persons supposed to er conditional par- be guilty of rioting, on conditional parder conditional partion of their giving evidence as to the circumstances of the riot, and the persons actually engaged therein or accessary thereto.

XV. All persons, whether British subjects or not, who shall be guilty of any Jurisdiction. offence under the preceding Sections of this Act, shall be punishable, upon conviction, by any Magistrate or Session Judge within whose local jurisdiction the offence is Proviso.-Limit of committed. Provided that it Magistrate's jurisdic- shall not be lawful for a Magistrate to impose any fine under this Act exceeding five hundred rupees, or to imprison an offender under this Act for a term

Magistrate soners for trial by Session Judge.

exceeding six months. In any Magistrate may case in which the Magistrate considers these penalties insufficient for the offence, he may commit the prisoner for trial

before the Session Judge.

Magistrate empow-ered in certain cases to summon persons to show cause why they should not be bound, with or without sme-ties, to keep the peace.

XVI. It shall be lawful for a Magistrate whenever he shall receive dim certain eases to person, whether a British subject or not, is likely to commit a breach of the peace, or to do any act that may probably occasion a breach of the peace,

to summon such person to attend at his office on a certain day, to show cause why he should not be required to enter into a bond to keep the peace, with or without sureties as the Masistrate shall think fit.

XVII. The summons shall set forth the sub-Form of summens, stance of the information, the amount of the bond, and the term for which it is to be in force, and, if security is called for, the number of sureties required, and the amount in which they are to be bound respectively.

XVIII. The penalty of such bond, which shall be in the form annexed to this Penalty of Bond. Act, or to the like effect, shall be fixed with a due regard to the circumstances of the case and the means of the party; and the amount in which the sureties shall be bound shall not exceed the said penalty.

XIX. If the person summoned shall not attend

If person summon-ed does not attend, Magistrate may issue warrant for his arrest.

on the day appointed, the Magistrate, upon proof that the summons has been served by delivery thereof to him, or by leaving it at his usual place of abode, may

when Magistrate to a Magistrate, upon the remay issue warrant in the first instance.

This arrest. Provided always, that, whenever it shall appear to a Magistrate, upon the report of a Police Officer, or upon may issue warrant in the first instance. other credible information to

be given on oath, the substance of which report or information shall be recorded, that there is just reason to fear the commission of a breach of the peace, which may probably be prevented by the immediate arrest of any person, it shall be lawful for the Magistrate at any time to issue a warrant for the arrest of such person.

Personal attendance of person informed against may, if Magis-trate sees good cause, be dispensed with.

XX. A Magistrate may, if he sees sufficient cause, dispense with the per-person informed sonal attendance of the party informed against, and permit him to appear and enter into the required bond, or show

cause against such requisition by an agent duly authorized for such purpose.

XXI. If the person appearing upon summons

in person or by an authorized Proceedings upon appearance of person summoned, &c. agent, or brought before a Magistrate under a warrant, controvert the information against

him, the Magistrate shall proceed to try the case.

Person informed against to be dis-charged if no cause

XXII. If the Magistrate shall not be satisfied that there is occasion to bind the party informed against to keep the peace, he shall discharge him.

XXIII. If the Magistrate shall be satisfied that it is necessary for the preservation of the peace to take a bond from such party with or without security, he shall make an order accordPenalty for non-compliance with Ma-gistrate's order.

ingly, and if the party shall fail to comply with the order, it shall be lawful for the Magistrate to commit him to Jail.

XXIV. The period for which a Magistrate may

Time mentioned in bond, &c., not to exceed one year.

bind a person to keep the peace with or without security, shall not exceed one year, and when a person shall be committed to

Jail under the last preceding Section, he shall not be detained in confinement by authority of the Magistrate beyond the term of one year, and shall be released whenever he shall comply with the order within that term.

XXV. Provided that, whenever it shall appear to a Magistrate that it is neces-

Extension of time by Session Judge. sary for the preservation of the peace to bind a person beyond a term of one year, he may, before the expiration of the first year, record his opinion to that effect, and the grounds thereof, and may refer the case for the orders of the Session Judge, who, after examining the proceedings of the Magistrate, and making any further inquiry that he may think necessary, may, if he shall see cause, authorize the Magistrate to extend the term for a further period not exceeding one year; and if the party shall fail to give a bond, with security if required, for his keeping the peace for such further period as the Magistrate shall direct under the orders of the Session Judge, he may be kept in confinement for such further period, or until he shall give such bond within that period.

A Magistrate may, if he shall see XXVI. sufficient cause, discharge any bonds and securities for keep-

Magistrate may dis-charge Bond and re-lease prisoner. charge Bond and re-lease prisoner. ing the peace taken under this Act, and may order the release of persons confined for default in enter-

ing into such bonds or giving such securities.

XXVII. Sureties for the peace shall at all times be discharged from further responsibility, on deliver-

Discharge of sure-ties on rendering up principal. ing up to the proper Magistrate or Police Officer the persons for whom they have become responsible.

XXVIII. Whenever it may be proved before the

Magistrate that any such bond Procedure to en-force penalty of bond. has been forfeited, he shall proceed to enforce the penalty of the bond by the attachment and sale of any of the property of the party bound thereby in the mode prescribed for the attachment and sale of property in satisfaction of decrees of the Civil Court; and if the penalty be not paid, and cannot be recovered by such attachment and sale, the party shall be liable to confinement, by order of the Magistrate, in the Civil Jail of the Station, during a period not exceeding six months.

Whenever it may be proved before the Magistrate that any such XXIX. Procedure against bond has been forfeited, if security shall have been taken, the Magistrate, at his discretion, may give notice to the surety or sureties to pay the penalty to which they have thereby become liable, or to show cause why it should not be paid; and if no sufficient cause be shown, the Magistrate may proceed to recover the penalty from such surety or sureties in the same manner as from the minerial party. in the same manner as from the principal party.

XXX. All sentences and orders passed under this Act shall be appealable, subject to the general provi-

sions which regulate appeals.

XXXL In the construction of this Act, the word "Magistrate" shall in-Construction of clude a Joint Magistrate and any person lawfully exercising

the powers of a Magistrate.

XXXII. Regulation VII. 1833 of the Bombay Act and Regulations repealed.

Code, except so far as it restricts the provisions of Section of the same Code; Section II. Regulation XIV. 1827
1831 of the Madras Code; and Section XXIX. Regulation XII. 1827 of the Bombay Code: Act V. 1848, except so far as it repeals Section IV. Regulation IV. 1825 of the Bengal Code; Section V. Regulation VI. 1827 of the Madras Code; and Sections XVI., XXIV., XXV., XXVI., XXVII., Clause 3 Section XLIII., and Clause 4 Section XLV. Regulation XII. 1827 of the Bombay Code, in so far as they are inconsistent with the provisions of this Act—are repealed.

Form of Bond to keep the peace.

inhabitant of have been called upon to enter into a Bond to keep the peace for the term of I hereby bind myself not to commit any act that can occasion a breach of the peace, during the said term; and in case of my making default therein, I bind myself to forfeit to Government the sum of Rupees Dated

Form of Security to be subjoined to the Bond

of the Principal. I hereby declare myself surety for the above that he shall not commit any act that can occasion a breach of the peace, during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Government the sum of Rupees

W. MORGAN, Clerk of the Council.

Actifications, Appointments, &c.

No. 530. Fort William, Home Department, The 13th April 1855.

Notification .- The following Treasury Warrant, dated the 23rd January 1855, for the future regula-tion of the Book Post between Great Britain and the Colonies, is published for general information :-

TREASURY WARRANT.

WHEREAS by an Act, passed in the fourth year of the reign of Her present Majesty, intituled "An Act for the regulation of the duties of postage, certain scales of weight and rates of postage were fixed and made chargeable and payable upon, for, or in respect of letters, newspapers, Parliamentary proceedings, and printed papers transmitted and forwarded by the post, and various regulations were made for facilitating the transmission of such letters letters and papers by the post.

And whereas by the said Act, powers were given to the Commissioners of Her Majesty's Treasury, from time to time, and at any time thereafter, by Warrant under their hands, to alter and fix any of the rates of British postage or inland postage, payable by law on the transmission by the post of foreign or colonial letters or newspapers, or of any other printed papers, and to subpapers, or of any other printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such Warrant, and from time to time, by Warrant as aforesaid to alter or second Warrant as aforesaid, to alter or repeal any of such altered rates, and make and establish any new or other rates in lieu thereof, and from time to time, by Warrant as aforesaid, to appoint at what time the rates which may be payable are to be paid, and the power thereby given to alter and fix rates. of postage is extended to any increase or reduction,

or remission of postage.

And whereas by an Act, passed in the eleventh year of the reign of Her present Majesty, intitul-ed "An Act for giving further facilities for the transmission of letters by post, and for the regulating the duties of postage thereon, and for other purposes relating to the Post Office," the provision fixing the maximum weight of letters to be sent by the post, in the first mentioned Act, is re-pealed; and in order to prevent packets of an unwieldy bulk or an inconvenient size being transmitted by the post, power is given to the Commissioners of Her Majesty's Treasury, at any time or times thereafter, by Warrant under their hands, to fix the maximum weight of letters to be sent by the post, and from time to time to repeal or revoke such maximum weight, wholly or in part, and declare any other maximum of weight in lieu thereof; and it is provided, that all letters shall be forwarded, conveyed, and delivered by the post in conformity with any such Warrant, and also in conformity with and under and subject to all such orders, conditions, limitations, regulations, and restrictions as to the form, size, or dimensions thereof, whether in proportion to the weight or otherwise, as the Post-master General, with the consent of the Commissioners of Her Majesty's Treasury, shall from time to time direct. And by the said Act power is also given to the Post-master General to collect and receive the foreign and colonial postage charged or charge-able on any letters sent by the post, and also, with the consent of the Commissioners of Her Majesty's Treasury, to require the postage, British colonial, or foreign, of any letters sent by the post, to be pre-paid, either in money or in stamps as he may think fit, on the same being put into the Post Office, and also with such consent to abolish or restrict the pre-payment in money of postage on letters sent by the post, either alto-gether or on certain letters, and to require the pre payment thereof to be in stamps, and also to refuse to receive or send by the post any letters tendered contrary to any regulations thereby made. And it is also declared and enacted, that in all cases in which the British postage, chargeable on any letters sent by the post, shall exceed the sum of one penny, the Commissioners of Her Majesty's Treasury may, by Warrant under their hands, reduce such postage to any other rate of postage they may from time to time think fit. And also, that the Post-master General may, if he shall think fit (with the consent of the Commissioners of Her Majesty's Treasury,) allow any printed words, writing, or marks (in addition to the direction,) to be put on any printed newspapers or other printed papers sent by the post, or on the covers thereof, and that any such newspapers, or other printed papers, shall from thenceforth be forwarded either free of postage or subject to such rates of postage as the Post-master General, with the consent of the Commissioners of Her Majesty's Treasury, shall from time to time direct. And it is also declared and enacted, that the Post-master General and any officer of the Post Office may detain any letters which shall be posted or sent by the post contrary to the regulations of that Act, or the first-mentioned Act, or contrary to any regulations made under the authority of that Act, or of the first-mentioned Act, or contrary to the regulations of any Treasury Warrant to be issued under or by virtue of that Act, or which had been or should be issued under or by virtue of the first-mentioned Act, and open such letters, and either return them to the senders thereof or forward them to the places of their destination, charged in either case with such rates of postage as the Post-master General, with the consent of the Commissioners of Her Majesty's Treasury, shall, from time to time, direct.

And whereas the Post-master General hath, with the consent of the Commissioners of Her Majesty's Treasury, and the Commissioners of Her Majesty's Treasury have, at various times, since the passing of the said two before-mentioned Acts, and in pursuance and in exercise of the powers reserved to them thereby, by divers Warrants under their hands, made and given certain orders, directions, and regulations, relating to the weight, size, and dimensions, and to the rates of postage in conformity with, and under and subject to which, certain printed papers and Parliamentary proceedings therein respectively mentioned were to be, and are, transmitted by the post, and it is expedient that such Warrants, and such orders, directions, regulations, and rates should be altered, repealed, and revoked, and that other orders, directions, regulations, and rates should be made and given, and consolidated and incorporated in one Warrant.

- 1. Now we, the Commissioners of Her Majesty's Treasury, in exercise of the powers reserved to us in and by the said two before-mentioned Acts, or either of them, and of all other powers enabling us in this behalf, do by this Warrant (under the hands of two of us the said Commissioners, by the authority of the Statute in that case made and provided,) order and direct that the several Warrants and parts of Warrants mentioned and set forth in the Schedule A to this Warrant annexed, and the several orders, directions, regulations, and rates of postage in such several Warrants and parts of Warrants respectively mentioned and set forth, shall cease and determine, and shall be, and the same are, hereby respectively repealed and revoked.
- 2. And we do further order and direct, that all packets consisting of books, publications, or works of literature or art, whether British, colonial, or foreign, and all packets consisting of printed votes and proceedings of the Imperial Parliament or the Colonial Legislatures, may be transmitted by the post between any part of the United Kingdom and any part of the several places mentioned and set forth in the Schedule B to this Warrant an nexed; and that all such respective packets shall

be so transmitted in conformity with, and under, and subject to, the several regulations, orders, directions, and conditions hereinafter mentioned and contained; and that, as respects certain of the said places in the said Schedule B mentioned, such transmission may also be by the routes mentioned against such places in such Schedule; and that the single rate of postage for the transmission thereof shall be that which is mentioned and set forth against the said places respectively in the said Schedule B and that all such respective packets so transmitted shall be subject to the several progressive and additional rates of postage hereinafter mentioned; that is to say:

On every such packet so transmitted under the provisions of this Warrant as aforesaid, if not exceeding half a pound in weight, there shall be charged, taken, and paid, for the transmission thereof respectively, as aforesaid, the uniform single rate of postage which is mentioned and set forth against the said places respectively, in the said Schedule B.

And on every such packet exceeding half a pound in weight, there shall be charged, taken, and paid, progressive and additional rates of postage as follows; that is to say:

On every such packet, if exceeding half a pound and not exceeding one pound in weight, two rates of postage.

And on every such packet, if exceeding one pound and not exceeding two pounds in weight, four rates of postage.

And on every such packet, if exceeding two pounds and not exceeding three pounds in weight, six rates of postage.

And for every additional one pound in weight of any such packet above the weight of three pounds, there shall be charged, taken, and paid, two additional rates of postage, and every fractional part of such additional pound shall be charged as an additional pound in weight, and each progressive and additional rate, chargeable under this clause, shall be estimated and charged at the sum which any such packet would be charged with under this Warrant, if not exceeding half a pound in weight.

No such packet, which in length or breadth or width shall exceed the dimensions of two feet, shall be forwarded by the post, under the provisions aforesaid.

No such packet, posted in the United Kingdom, addressed to the East Indies or New South Wales, or posted in the East Indies or New South Wales, addressed to the United Kingdom, exceeding the weight of three pounds, shall be forwarded by the post, under the provisions aforesaid.

The terms "books, publications, or works of literature or art" in this Warrant used shall, for the purposes of this Warrant, mean and include all books, whether printed, written, or plain; publications or compilations, whether in print or in manuscript; almanacks, prints, maps, whether on paper or canvas or cloth, and whether printed or written; and

any description of paper, parchment, or vellum, whether printed, written upon, or plain, together with any binding, mounting, or covering of, or upon, or belonging to any book or publication or work, or any portion thereof, or of or belonging to any paper, parchment, or vellum, and any cases or rollers of prints or maps, book-markers, pencils, pens, or other articles usually appertaining to any such book, publication, or work, paper, parchment, or vellum, or necessary for its safe transmission; and that every such packet shall be sent open at the ends or sides, and either without a cover, or in a cover or envelope, open at the ends or sides, and that there shall be no letter, either closed or open, nor any enclosure, sealed or otherwise, closed against inspection, sent in or with any such packet, nor shall there be any letter or any communication in the nature of a letter, written or printed on the cover or envelope of any such packet.

Upon every packet transmitted by the post, under the authority of this Warrant, between the United Kingdom, and the several places mentioned and set forth in the said Schedule B, which shall be posted in the United Kingdom, the postage thereof shall be paid at the time of the same being posted, not in money, but by being duly stamped with the proper postage stamp or stamps affixed thereto, which stamp or stamps shall in every case be affixed or appear on the outside of every such packet near the address or direction, and shall be of the value or amount of the postage duty payable thereon under or by virtue of this Warrant, unless any such packet be sent from any department or office in or connected with the public service of Her Majesty, which shall keep a postage account with the General Post Office in London, in which case the same shall be forwarded post-paid, and the postage thereof shall be charged in such postage account; and upon every such packet which shall be posted in any of the colonies respectively mentioned and set forth in the said Schedule B to this Warrant annexed, the postage thereof shall be paid at the time of the same being posted.

3. And in order to prevent any obstacles to the due and regular transmission of letters by the post, we do further order and direct, that it shall be lawful for any officer of the Post Office to delay the transmission of any packet, posted or forwarded by the post, under the provisions of this Warrant, either for the space of twenty-four hours after the time at which the same ought to be dispatched in due course of the post, or (at his option) until the dispatch of the mail next after that by which the same ought in due course of the post to be forwarded by him.

4. And we do further order and direct, that athing hereiabefore contained shall be construed a interfere with or affect the transmission by the lost of printed newspapers or other printed publications which are allowed to pass by the post urder the newspaper privilege.

5. And we do further order and direct, that if ay packet sent or tendered or delivered in order obe sent by the post, under the provisions of this Warrant, posted in the United Kingdom, addressed othe East Indies or New South Wales, or posted

in the East Indies or New South Wales, addressed to the United Kingdom, shall exceed the weight of three pounds, or if any packet sent or tendered or delivered in order to be sent by the post, under the provisions of this Warrant, between the United Kingdom and the several places mentioned and set forth in the said Schedule B, shall, in length, or breadth, or width, exceed the dimensions of two feet, or if the postage of any such packet, posted in any of the colonies respectively mentioned in the said Schedule B to this Warrant annexed, shall not be duly and properly paid when posted, or if any packet or the cover or envelope of any packet sent or tendered or delivered in order be sent by the post, under the provisions of this Warrant, shall not be open at the ends or sides, or if there shall be any letter, or any communication in the nature of a letter, written or printed on any such cover or envelope, every such respective packet shall and may be detained and opened, and, at the option of the Post-master General, shall be either returned or given up to the sender thereof, or be given up to the person to whom it shall be addressed, or be forwarded to the place of its destination; and every such packet, on being so re-turned, given up, or forwarded, shall be chargeable with a postage of double the amount of postage to which it would have been liable as a letter if the postage had been paid when posted, and such double postage may be either paid by the sender, or be charged to the person to whom such packet shall be forwarded.

6. And we do further o der and direct, that if any packet sent or tendered or delivered in order to be sent by the post, under the provisions of this Warrant, between the United Kingdom and the several places mentioned and set forth in the said Schedule B, shall contain any letter, whether closed or open, or any enclosure, sealed or otherwise closed against inspection, every such letter or enclosure may be taken out by any officer of the Post Office and forwarded to the address on the packet, charged not only with the full rates of postage on an unpaid letter, but also with a further and additional rate equal in amount to the single rate of postage which would be chargeable under the said Schedule on a packet not exceeding half a pound in weight, and the remainder of the packet, if the postage be duly paid when posted, may be forwarded to the place of its address without any extra charge.

7. And we do further order and direct, that if any packet sent or tendered or delivered in order to be sent by the post, under the provisions of this Warrant, respectively between the United Kingdom and the several places mentioned and set forth in the said Schedule B (any such packet sent from any department or office in or connected with the public service of Her Majesty, which shall keep a postage account with the General Post Office in London, and the postage thereof being charged in such account, only excepted) shall be posted in the United Kingdon, having thereon or affixed thereto a stamp or stamps, the value of which shall be less in amount than the rate of postage to which such packet would be liable under and by virtue of the several regulations, orders, directions, and conditions hereinbefore contained, but equal in amount to the single rate of postage which would be chargeable under the said Schedule, if such packet did not exceed half a pound in weight, every such last-mentioned packet shall be forwarded charged

with the amount of the difference between the value of such stamp or stamps so being thereon or affixed thereto, and the postage to which such packet would be liable as aforesaid, together with a further and additional rate of postage, equal in amount to the single rate of postage which would be charge-able under the said Schedule on a packet not exceeding half a pound in weight; but if any such packet shall be posted in the United Kingdom, without having thereon or affixed thereto any postage stamp, or having thereon or affixed thereto a postage stamp or stamps, the value of which shall be less in amount than the single rate of postage chargeable under the said Schedule, every such last-mentioned packet shall and may be detained and opened at any place in the United Kingdom, and, at the option of the Post-master General, shall be dealt with and chargeable in like manner as is hereinbefore directed with respect to any packet not open at the ends or sides, or exceeding in length, or breadth, or width, the dimensions of two

- 8. And we do further order and direct, that nothing herein contained shall be construed to extend to any packets sent through France, or any other foreign country, to which a transit rate of postage would be payable thereon.
- 9. And we do further order and direct, that the Post-master General shall and may have and exercise the option of sending any packets hereby authorized to be sent by the post under the provisions aforesaid, either by packet-boat, or by private ship, at the same rate of postage as by packet-boat, when and as he shall think fit.
- 10. And we do further order and direct, that the term "by the post" used in this Warrant, or in any Schedule hereto annexed, shall, as to the sea conveyance, include the conveyance by any British or Colonial packet-boat, and also by private ship, when sent by the Post-master General, in accordance with the provision last herembefore contained, and the option thereby given to the Post-master General; and that the term "East Indies" used in this Warrant, or in any Schedule hereto annexed, shall be construed to mean every port or place in Asia within the limits of the charter of the East India Company (China, Hong-Kong, Ceylon, the Mauritius, Java, Borneo, and Australia excepted;) and that the several other terms and expressions used in this Warrant, or in any Schedule hereto annexed, shall be construed to have the like meaning in all respects as they would have had if inserted in the said Act, passed in the fourth year of the reign of Her present Majesty.
- 11. And we do further order and direct, that the Commissioners for the time being of Her Majesty's Treasury may, by Warrant under their bands, or the hands of any two of them, at any time hereafter, alter, repeal, or revoke, any of the rates of postage hereby fixed or altered, or any of the orders, directions, regulations, and conditions hereby made, and may make and establish any new or other rates, orders, directions, regulations, and conditions in lieu thereof, and from time to time appoint at what time the rates which may be payable are to be paid.
- 12. And we do further order and direct, that this Warrant shall come into operation on the first day of March next.

Schedules to which the above Warrant refers.
SCHEDULE A.

Treasury Warrants, and parts of Treasury Warrants, containing orders, directions, regulations, conditions, and rates of postage, repealed and revoked.

Control of the Contro	
19th Dec. 1850,	
2nd June 1851,	The whole.
11th August 1851, 30th Jan. 1852,	
30th Jan. 1852, 6th Feb. 1852,	
24th April 1852,	The whole.
6th May 1852,	The whole.
18th Jan. 1853,	The whole.
24th Jan. 1853,	The whole.
9th March 1853,	
12th July 1853,	
25th July 1853, 17th Sept. 1853	A CONTROL OF THE PROPERTY OF T
17th Sept. 1853, 5th Nov. 1853,	
oth Nov.	orders, directions, regula-
to applications of the	tions, and conditions there-
applicated fabries	in contained, as relate to the
nin adi bite daw	transmission by post of
a Johnsteining Hirth	printed books, printed ma-
a land adoption of	gazines, printed reviews
to a country when the second	and printed pamphlets, and
	the rates of postage charge
1959	able thereupon.
31st Dec. 1853 15th March 1854	
15th March 1854	rates of postage, orders, di-
	rections, regulations, and
	conditions therein contain-
9 35 100 0	ed, as relate to the trans
	mission by the post of print
	ed publications of votes or
	Porliament or the Colonia
	Parliament or the Colonia
1 195	Legislatures.
21st March 1854	So much thereof and of the rates of postage, orders, di
	rates of postage, orders, un rections, regulations, and
Sec.	conditions therein contain
100	ed, as relate to the trans
1	mission by the post of print
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	proceedings of the Impens
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Date of Warrant.

Extent of Repeal.

28th Sept. 1854, So much thereof and of the rates of postage, orders, directions, regulations, and conditions therein contained, as relate to the transmission by the post, between the United Kingdom and New South Wales, of printed votes and proceedings of the Imperial Parliament or the Colonial Legislatures.

SCHEDULE B.

Places between any part of which, and any part of the United Kingdom, packets, consisting of books and publications, or works of literature or art, whether British, colonial, or foreign, and printed publications of votes or proceedings of the Imperial Parliament or the Colonial Legislatures, may be transmitted by the post, and the single rates of postage chargeable and payable for the transmission thereof, under the regulations and conditions mentioned and prescribed in the foregoing Treasury Warrant; and also the routes by which they may be transmitted, respectively, between the United Kingdom and certain of the said places, or to or from the said United Kingdom from or to certain of the said places.

Canada Six pence Prince Edward Island Six pence Bermuda ... Six pence St. Helena ... Six pence

The Gold Coast in Africa ... Six pence Antigua ... Six pence Grenada Six pence Berbice Six pence Demerara ... Six pence Trinidad ... Six pence Carriacou Six pence
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Hongkong,.. ... Eight pence

Nova Scotia Nova Scotia . . . Six pence
New Brunswick . . . Six pence
Newfoundland . . . Six pence
Barbadoes Six pence
New Zealand Six pence Directly packet-boat, or through Egypt, so long as no transit rate of postage be payable thereon.

New South Wales ... Six pence South Australia ... Six pence Cape Town, Cape of

Good Hope ... Six pence

Good Hope Six pence Direct or via the territory of Hamburgh.

Whitehall, Treasury Chambers, the twentythird day of January, one thousand eight hundred and fifty-five.

ALFRED HERVEY. ALFRED HERVEY.
W. E. GLADSTONE.

No. 536.

The following Order by Her Majesty in Council, dated the 8th February 1855, is published for general information :-

> AT THE COURT AT WINDSOR, The 8th day of February 1855.

PRESENT:

The Queen's Most Excellent Majesty in Council.

WHEREAS by the "Foreign Deserter's Act 1852," it is provided that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending Seamen who desert from British Merchant Seamen who desert from British Merchant ships in the Territories of any Foreign power, Her Majesty may, by order in Council stating that such facilities are or will be given, declare that such facilities are of whit be given, declare that Seamen, not being Slaves who desert from Merchant ships belonging to a subject of such power when within Her Majesty's Dominions or the Territories of the East India Company, shall be liable to be apprehended and carried on board their respective ships and may limit the operation of such order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient.

And whereas it hath been made to appear to Her Majesty that due facilities will be given for recovering and apprehending Seamen not being Belgian subjects who desert from British Merchant ships in the Territories belonging to His Majesty the King of the Belgians.

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserter's Act 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared that from and after the publication hereof in the London Gazette, Seamen not being Slaves, (and not being British subjects) who desert from Merchant ships belonging to subjects of the King of the Belgians, within Her Majesty's Dominions or the Territories of the East India Company, shall be liable to be apprehended and carried on board their respective Ships, provided always that if any such deserter has committed any crime in Her Majesty's Dominions or the Territories of the East India Dominions or the Territories of the East India Company, he may be detained until he has been tried by a competent Court and until his sentence (if any) has been fully carried into effect.

And the Right Honorable the Lords Commissioners of Her Majesty's Treasury and the Commissioners for the Affairs of India are to give the necessary directions herein accordingly.

(Signed) W. L. BATHURST.

By Order of the Hon'ble the President of the Council of India in Council,

CECIL BEADON,
Secy. to the Govt. of India.

No. 1430.

Fort William, Foreign Department,
The 13th April 1855.

Captain A. Brooking, Superintendent of the Irrawaddy Flotilla, has obtained leave of absence for fifteen months, to proceed beyond sea for the benefit of his health.

No. 1431,

Lieutenant H. Mackenzie, Assistant Settlement Officer, Goojrat District, has obtained leave of absence on private affairs, from the 10th instant to the 1st June next, under the Rules applicable to Military Officers on Staff employ.

Lieutenant A. Johnson, Assistant Commissioner, Jhung, has obtained one month's leave of absence, from the 20th instant, or from such date as he may avail himself of the same, under the Rules applicable to Military Officers on Staff employ.

No. 1432.

- The 17th April 1855.

Captain S. R. Tickell, Deputy Commissioner of Province Amherst, resumed charge of the Revenue and Judicial duties of his Office on the 21st February last, and of the Treasury on the 23rd ultimo, from Lieutenant A. R. McMahon.

No. 1433.

Mr. R. Simson, Deputy Commissioner of Lahore, made over charge of the Punjab Thuggee Office to Captain R. C. Lawrence, Captain of Police in the Lahore Division, on the 28th ultimo.

CECIL BEADON,

Secy. to the Govt. of India.

No. 15.

Fort William, Financial Department, The 18th April 1855.

Notification.—Major General W. N. Forbes, Mint Master, reported his departure on leave to England, on board the P. and O. S N.Co.'s Steamer Oriental, on the 10th instant.

C. Hugh Lushington,
Secy. to the Govt. of India.

No. 684.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 14th April 1855.—Captain G. N. Oakes to officiate as a Principal Assistant to the Commissioner of Chota Nagpore, during the absence of Major T. Simpson, or until further orders.

The 15th April 1855.—Mr. C. Jenkins to be an Assistant to the Magistrate, Collector, and Salt Agent of Pooree, and to exercise the powers of a Joint Magistrate and Deputy Collector in that District.

The 18th April 1855,—Mr. T. Bruce Lane to be in charge of the Sub-Division of Maggoorah, with the powers of a Joint Magistrate and Deputy Collector in the District of Jessore.

Mr. J. J. Halls to be Civil Assistant Surgeon of Shahabad.

Dr. F. N. Macnamara to officiate temperarily as Secretary to the Medical College.

The 20th April 1855.—The Reverend H. Thomas, Assistant Chaplain, is promoted to the rank of Chaplain, from the 6th of December last.

The Reverend E. K. Maddock to officiate as Chaplain of St. James's Church during the absence of the Reverend R. B. Boswell, or until further orders.

Leave of Absence.—The 18th April 1855.—Baboo Peary Mohun Bannerjee, Officiating Additional Principal Sudder Ameen of Sarun, from the 11th to the 23rd proximo, on private affairs.

Notification.—The 18th April 1855.—Mr. W. Bracken, of the Civil Service, reported his departure from India on the Steam-ship Oriental, which was left by the Pilot at Sea on the 10th instant.

W. GREY,
Secy. to the Gout. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

No. 751 A. of 1855.

Revenue Department,

Naince Tal, the 12th April 1855.

Notification.—Mr. G. Wyatt, Deputy Collector under Regulation IX. of 1833, in Zillah Bareilly, to be in charge of the Treasury of that District.

No. 756 A. of 1855.

Judicial Department.

Leave of Absence.—Mr. Edward Thomas, Civil and Sessions Judge of Saugor, for one month, on Medical certificate, in extension of the leave granted him in Orders of 7th September last

No. 761 A. of. 1855.

The 13th April 1855.

Appointment.—Mr. L. Berkeley, Moonsiff of Scharunpore, to officiate as Sudder Ameen of Azimgurh.

W. Muir,
Secy. to Govt., N. W. P.

No. 1644 of 1855.

Judicial Department,

Agra, the 14th April 1855.

Appointments.—Surgeon E. G. J. Ford, 32nd M. N. I., to be in Medical charge of the Civil Station of Saugor, from the 27th October last.

No. 1646 of 1855.

Assistant Surgeon H. Smith, 24th Regiment M. N. I., to be in Medical charge of the Civil Station of Hoshungabad, from the 8th December last.

No. 1654 of 1855.

Notification.—The leave of absence for three days, granted in Orders of 2nd March last to

Syud Ahmed Khan, Sudder Ameen of Bijnour, is cancelled at that Officer's own request.

By Order of the Hon'ble the Lieut.-Governor, North-Western Provinces,

> C. P. CARMICHAEL, Asst. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India.

Ootacamund, 31st March 1855.

The following Notification from the Foreign Department with the Governor General is published in General Orders:—

No. 70, dated Ootacamund, 30th March 1855.

—The Most Noble the Governor General has been pleased to appoint Lieutenant R. H. Price, of the 31st Regiment Native Infantry, temporarily Commanding the Company of Sappers and Miners attached to the Road, to be an Assistant to the Superintendent of the Hill Roads, in succession to Lieutenant J. Dawson.

The services of Assistant Surgens A. Chriostison, M. D., of the 49th Regiment Native Infantry, and H. M. Greenhow, of the 3rd European Regiment, are placed at the disposal of the Foreign Department with the Governor General.

Ootacamund, 2nd April 1855.

The Most Noble the Governor General of India is pleased to make the following appointments in the Corps of Guides:—

Brevet Major Reynell G. Taylor, 2nd Regiment Light Cavalry, to officiate as Commandant, until further orders.

Lieutenant C. J. Godby, Commandant of Cavalry, and Acting Second in Command, to continue to officiate as Second in Command during the absence of Lieutenant Hardinge on detached employment, or until further orders.

Lieutenant Frederick McCombe Turner, Adjutant, to officiate as Commandant of Cavalry, vice Godby, until further orders.

Lieutenant Quintin Battye, 56th Regiment Native Infantry, to officiate as Adjutant, vice Turner, until further orders.

R. J. H. BIRCH, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Governor Genera 1.

GENERAL ORDERS BY THE HON'BLE THE PRESIDENT OF THE COUNCIL OF INDIA IN COUNCIL.

Fort William, 14th April 1855.

No. 453 of 1855.—In conformity with Government General Order No. 144 of 1852, the following Statement of Deposits made in the General Treasury, during the month of March 1855, on account of the Estates of deceased European Commissioned, and Warrant Officers and Soldiers of the East India Company, is published for general information; and it is hereby notified, that claims to the Estates in question, which shall not be preferred to the Sub-Treasurer by Executors or Administrators before the conclusion of twelve months after the date of decease, cannot be attended to in this country, as the money after that period will be remitted to, and made payable by, the Hon'ble the Court of Directors only:—

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned, Non-Commissioned, and Warrant Officers and Soldiers of the East India Company's Service, in March-1855.

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		On whee account		2nd Edward Whelan,	8th Charles Farquhar Davis,	Mh G. M. Cheyne,	12th Charles Smallpiece,	Richard William Anderson, Lieutenant,	Charles Smallpiece, Robert Bond Morgan,	30th Alexander McLean, M. D.&M. A., Ditto,	一	1st William Meany, 2nd Alexander Wilson,	rth Affred Potter,	10th Henry Mandelay Hartshorn, . Ditto and Acting Serjeant-Major,	12th Peter Saunders,	" Thomas Stringer,	Alexander Rich,

H. M.'s 30th Regiment, and a sister. Marrare Downes, Limerick, County Harmare Downes, Limerick, County	nah d	James 1	Left a mother (name unknown,) at Bir. King's County, Ireland.	Next of kin unknown Left a widow, Mary Foreyth, M. Dunt Dum.	Left a sar, George James Gane, an out-ward of the LoverOrphen, chock, for the loverOrphen, chock, for the same of the chock, the chock of the chock	country beth G 10-third	surjus nas occu and. Left a notice, Nancy Canyrham, Baiony near Glasgow, Lenark,	Left a cousin, James Bamber, address not given.	votin House, near Sunderland,	Loft a father, Elfas Mitchell, Bar- nary, Glasgow, Lauark, Scotland.	Next of kin unknown. Ditta. Will inoperative in favor of the Legate, he being also an attesting	e and residence not son, William Wi out 4 years and 9 mon	Left an uncle, Richard Marsh, Parish of Leanington, County War-	Left a vidow, Matilda Ives and one child, Francis Marian Arabella Ives.	Left a father, W. H. Abarerombio, No. 7, Southampton Stree, FitzRoy Square, St. Fancras, Lendon.	Supposed to have left a mother, Elizabeth Turner, St. Mangaret's Trown and County Leicoster.	and the party named in	near Killados, Haperary, Ireland. Next of kin unknown. Left a mother, Mary Anne Web-	Left a father, Barnett McVeach,	Starded Hill, Belfast, Antril	napore.
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- private.	Ditto,	Corporal,	Private,	Gunner, Ditto,	Rach Rider and Farrier No. I Light Field Battery,		Ferjoant, Private,	Gunner,	Staff Serjeant,	Gunner,	Ditto, Private, Gunner,	Ditto		., Quarter Master Serjeant, 17th N. I.,	Gunner, Privade,	Serjeant & Asst. Oversoer,	Gunber, Ditto	ardier.	Private,	Corporal,	Private,
19th James Downes,	" James Johnson, " John Mann,	" James Hamill,	. James Sweeney,	15th George Holland, , David Forsyth,	" George Gane,		". Timothy Reardon,	" John Jones,	James McBune,	Beniamin Mitchell.	Peter McDonnell, Edmorid Hugh Henderson, James Gorman,	The same well in same			and John Gerah, Frederick Abererumbie,	29rd Edwyn Barney Turner,	" Abraham Brown,	Patrick Sage,	94th Thomas Webster,	" John McVeagh,	26th Thomas Carroll,

J. I. HARVEY,

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410	Corps		NON-COMMISSIONED OFFICERS AND SOLDIERS (Continued	3rd Co. 5th Batts. Arty	3rd Co. 4th Battn. Arty	
· ·	Rank.		NON COMMISSIONED	Gunner,	Ditto,	100
	On whose account.			Robert Morton,	Samuel Denyer,	

Dute of Deposit.

Fort William, 18th April 1855.

No. 472 of 1855.—The London Gazettes of the 2nd and 6th March 1855 having been received from the Honorable the Court of Directors, the following Extracts therefrom are published for general information :-

LAND TRANSPORT CORPS.

To be Captain of a Division.

Captain Robertson Larkins, of the 49th Bengal Native Infantry, dated 26th January 1855.

ERRATA IN THE "GAZETTE" OF THE 6TH FEBRUARY 1855.

BREVET.

For Colonel Henry Leech Warrall, Bengal Cavalry, read Colonel Henry Lechmere Warrall,

Bengal Cavalry.

For Colonel Henry Grorge Roberts, Bombay Infantry, read Colonel Henry Gee Roberts, Bombay Infantry.

For Colonel Benjamin Robertson Hutchins, Madras Infantry, read Colonel Benjamin Robertson Hitchins, Madras Infantry.

For Colonel James Outran, C. B., Bombay Infantry, read Colonel James Outram, C. B., Bombay Infantry.

For Colonel William Wyllie, Bombay Infantry, read Colonel William Wyllie, C. B., Bombay Infantry.

For Colonel Walter John Browne, Bombay Infantry, read Colonel Walter John Browne, C. E., Bombay Infantry.

For Lieutenant Colonel James William Blackney, Bengal Infantry, read Lieutenant Colonel

James Walter Blackney, Bengal Native Infantry.
For Lieutenant Colonel Gustavus Cooper Ruckfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Native Infantry, read Lieutenant Colonel Gustavus Couper Rockfort, Madras Rockfort, Madras Rockfort, Madras Rockfort, Madras Rockfort, Madras Rockfort, Madras Rockfort

tive Infantry.
For Major Francis Chanceller Rybot, Bombay Light Cavalry, read Major Francis Chancellor Rybot, Bombay Light Cavalry. For Major George Home Johnston, Bengal

Native Infantry, read Major George Home John-stone, Bengal Native Infantry.

For Major William Simmonds, Bengal Native

Infantry, read Major William Simonds, Bengal Native Infantry.

For Major Charles Fludgate, Madras Native Infantry, read Major Charles Fladgate, Madras Native Infantry, read Major Charles Fladgate, Madras

Native Infantry.

For Major Richard Courtley, Bengal Light
Cavalry, read Major Richard Cautley, Bengal Light Cavalry.

For Major John Dowdeswall Shakespear, Bengal Artillery, read Major John Dowdeswell Shakespear, Bengal Artillery.

Shakespear, Bengal Artillery.

For Major Francis Harry Sansom, Madras European Regiment, read Major Francis Henry Sansom, Madras European Regiment.

For Captain Henry Thomas Van Heythusen, Madras Infantry, read Captain Henry Thomas Van Heythuysen, Madras Infantry.

For Captain Thomas Slater Rooke, Madras Infantry, read Captain Thomas Slater Rooke, Madras Infantry, read Captain Thomas Slater Rooke, Madras Infantry.

For Captain George Alexander Royber, Bengal

For Captain George Alexander Barber, Bengal Light Cavalry, read Captain George Alexander Barbar, Bengal Light Cavalry. For Captain Robert Stewart, Bengal Infantry, read Captain Robert Stewart, Bengal Infantry.

General Treasury. The 31st March 1855.

For Captain William Henry Lewis Scott, Bengal Light Cavalry, read Captain William Lloyd Lewis Scott, Bengal Light Cavalry.

For Captain Philip Tinckler Chinn, Bengal Infantry, read Captain Philip Sinckler Chinn, Bengal Infantry.

For Captain Thomas Deresley Martin, Bengal Infantry, read Captain Thomas Derisley Martin, Bengal Infantry, read Captain Thomas Derisley Martin, Bengal Infantry.

For Captain Henry Puget White, Madras In-

For Captain Henry Puget White, Madras Infantry, read Captain Henry Paget White, Madras

Infantry.
For Captain Thomas Gainsford, Bombay Artillery, read Captain Thomas Gaisford, Bombay Artillery.

War Office, 6th March 1855.

BREVET.

Lieutenant Charles Vaughan Arbuckle, of the Bengal Artillery, to have the local Rank of Captain in Turkey, while employed on a particular service in that country.

Dated 6th March 1855.

No. 473 of 1855.—The appointment of Lieute-nant H. M. Boddam, of Artillery, to be Executive Officer, Dacca Division, Department of Public Works, in Government General Order No. 234, dated the 14th February last, is cancelled, that Officer not having passed the prescribed examination to qualify him for detached employment.

No. 474 of 1855.—The Hon'ble the President of the Council of India in Council is pleased to post Ensign David Henderson Pollock to the nd Regiment Native Infantry, at Meerut, as 5th Ensign.

No. 475 of 1855.—The following Notification said in Orders by the Honorable the Lieutenant-Governor, North-Western Provinces, is published in General Orders:—

No. 1564 of 1855 .- Judicial and Revenue Department.—Agra, 10th April 1855.—Leave of Absence.—Captain R. Robertson, having returned from furlough, and resumed charge of the Office of Superintendent of the Bhutty Territory on the 16th January last, is granted leave of absence from the 6th December 1854 to 15th January 1855, to enable him to rejoin his appointment under the Rules applicable to Military Officers on Staff employ.

No. 476 of 1855.—The following, Notifications sued by the Hon'ble the Lieutenant-Governor of Bengal are published in General Orders

Appointments .- 11th April 1855 .- Dr. J. Harrison to be Professor of Descriptive and Surgical Anatomy in the Medical College, and Ex-officio Second Surgeon of the College Hospital and Proor of Clinical Surgery

Leave of Absence. 16th April 1855. Dr. A. can, Civil Surgeon of Moorshedabad, for fourteen was, in extension of the leave granted to him the 20th ultimo.

Mr. T. Hastings, Civil Assistant Surgeon Last Burdwan, for fourteen days, under the Miliary Rules of the 20th March 1851, making over harge of the Medical duties of the station to the ub-Assistant Surgeon, Baboo Omachurn Sett.

No. 477 of 1855.—The under-mentioned Officer is permitted to proceed to Europe on furlough on account of his private affairs :-

Lieutenant James Thomas Norgate, of the 69th Re-giment Native Infantry, old Regulations.

Fort William, 20th April 1855.

No. 478 of 1855 .- The under-mentioned Officers are permitted to proceed to Europe on leave of absence on Sick certificate, under the old Regu-

lations:—
Captain Robert Charles Stevenson, of the 3rd European months.

Paginent.

Rawstorne, of the 9th Regiment Native Infantry, :.... For three years.

No. 479 of 1855.—The name of Family Pensioner Mohadew, No. 802, Dinapore Circle, who fraudulently obtained admission to the Pension Establishment by General Order by the Commander-in-Chief, dated 25th June 1844, as the son of the late Sepoy Ajaib Sing, he being in reality the nephew of the deceased, is struck off the Pension List from the date of last payment made to him.

No. 480 of 1855.—The name of Family Pensioner Jeenut, No. 1379, Dinapore Circle, who fraudulently obtained admission to the Pension Establishment by General Order by the Commander-in-Chief of the 4th November 1845, as the lawful wife of the late Meer Khan, Klassie, 64th Regiment Native Infantry, she not being so in reality, is struck off the Pension Establishment from the date of last payment made to her.

No. 481 of 1855 .- The Hon'ble the President in Council, with the concurrence of the Most Noble the Governor General of India, is pleased to make the following appointments :-

Surgeon John Macpherson, M. D., Officiating Secretary to the Medical Board, to be Secretary to the Medical Board, in succession to Surgeon Grant, appointed Presidency Surgeon.

Surgeon Frederick James Mouat, M. D. and F. R. C. S., to be Presidency Surgeon, in succession to Dr. J. Jackson, proceeding to Europe.

No. 482 of 1855.—The Hon'ble the President in Council is pleased to appoint Surgeon John Macpherson, M. D., Secretary to the Medical Board, to officiate as Presidency Surgeon, vice Surgeon Grant, acting as Surgeon to the Most Noble the Governor General; and Assistant Surgeon N. Chevers, M. D., to officiate as Secretary to the Medical Board, vice Doctor Macpherson.

No. 483 of 1855.—The services of Assistant Surgeon S. B. Partridge are placed at the disposal of the Government of Bengal.

No. 484 of 1855.—The Pay, Batta, and other Allowances for April 1855, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Thursday, the 10th proximo.

> F. D. ATKINSON, Offg. Secy. to the Govt. of India, in the Mily. Dept.

Dotification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal :-

A STATE OF THE STA	Amounts availa
DISTRICTS.	
	on this date.
Backergunge,	20,000
Balasore,	1,25,000
Bogra,	60,000
Burdwan,	47,000
Cuttack, C. D.,	1.00.000
Dacca,	
Dinagepore,	
Furreedpore,	15,000
Gowalparah,	
Jessore,	
Jorehaut,	1,00,000
Kamroop,	1,00,000
Malda,	
Nuddea,	37,000
Pooree,	20,000
Purneah,	
Dubna *	
Pubna,*	10,000
hungpore	10,000
Sylhet,*	1,00,000
Tipperah,*	1,00,000

EDMUND DRUMMOND,

Accountant to the Govt. of Bengal.

Accountant's Office, The 20th April 1855.

No. 779.

Dotification.

To the Officers of the Judicial, Revenue, CUSTOMS, SALT, OPIUM, ABKAREE, AND OTHER BRANCHES OF THE SERVICE,

THE Civil Auditor requests that disbursing Officers will submit for audit a detailed Pay Abstract of their Office Establishments, respectively, for the month of April 1855, stating therein the dates of the Orders of Government sanctioning the same, the names of the several Officers with the dates of their appointments, and any alteration in the salaries of Christian Assistants, and Native Omlahs, that may have been made agreeably to the Financial Rules of the 8th December 1843. The Thannah Establishments under the control of the Magistrates and Joint-Magistrates are to be specified in detail, distinguishing the sums drawn under each particular head, and the total of the Police Force shown at one view in the outer column of the above Abstract. The Orders notified in the Calcutta Gazette, of the 6th January 1849, page 11, regarding vacant situations, should be strictly attended to, and at the foot of the Abstract, a Memorandum must be given, showing the sums drawn purely as Batta on account of Salaries of old incumbents, and also any reductions that may have been effected in consequence of vacancies, and the amount of such deductions subsequently carried to the credit of Government.

W. P. PALMER, Civil Auditor.

FORT WILLIAM; Civil Auditor's Office, The 9th April 1855.

NOTICE.- Mean Time was this-day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Quarters of a Second (3s.) after Mean Noon.

Fort William, 14th April 1855.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (18.) before Mean Noon.

ORFEUR CAVENAGH, Major,

Town Major.

Fort William, 17th April 1855,. }

Dottee.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M., on Tuesday, 1st May 1855, on behalf of Lieutenant Tucker, Executive Engineer, Midnapore Building and Road

Division.

Tenders will be opened in the Civil Architect's parties interested, at the Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "Constructing a Building at Diamond Harbour, for the purposes of the Electric Telegraph."

Time for execution, (4) Four Months.

Specification and further information to be obtained from the Civil Architect's Office, in Cal-

A deposit in Cash of (100) One Hundred Rupees, is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces.

. C. B. Young, Capt., Civil Architect.

Dotice.

1st. TENDERS are invited for the transport of broken Stone for Road Metalling, from the Peer-pointee (Rajmahal) Stone Quarries to Calcutta and the neighbourhood on the Hooghly or Bhagee-

2nd. Parties tendering must specify the number of Bazar Maunds they engage to convey, and

the cost per 100 Maunds.

3rd. The Stone must be landed before the 31st

day of October next.

4th. Tenders must be presented at the Office of the undersigned in the Calcutta Police, on or before the 30th April, and they will be opened on the following day, at 3 P. M., in the presence of the parties interested.

By order of the Chief Engineer, Lower Provinces.

> ROBE, J. ROSE, Supdt. of Subn. Roads.

Calcutta, Police Office, \ 26th March 1855.

^{*} N. B.—These Treasuries will be cleared shortly if the amounts available are not taken up in Bills.

PURSUANT to a

decree of the Supreme Court of Judicature at

Fort William in Ben-

gal, made in these Causes, bearing date the Fifteenth day of

December last, the Creditors of Shaik Go-

laum Suffdar, late of the Town of Calcutta,

Mahomedan Inhabi-

tant, deceased, who died in or about the month of March, in the year of Christ One

Thousand, Eight Hundred and Fifty-three,

are hereby required

to come in and prove their respective debts,

before John Cochrane, Esquire, the Master of

the said Court, at his

Office in the Court-

Buzlur Ruhman, an infant, under the age of sixteen years, by his next friend Ally Affsur, Complainant, and

Moulvie Munneeruddeen, Kissensoonder, Roy, Attaur Ruhman Amatunnissa Bibee, Fukrunnissa Bibee, Budrunnissa Bibee, Ma-likunnissa Bibee and Zillur Ruhman, Defendants

By original Bill, and

Attaur Ruhman, Complainant, and

Buzlur Ruhman, Moulvie Munneeruddeen, Humphrey Bohun Devereux, Zillur Ruhman, Amatunnissa Bibee, Fukrunnissa Bibee, Budrunnissa Bibee, and Malikunnissa Bibee, Defendants.

By Cross Bill. House, or in default thereof, they will be excluded the benefit of the

said decree. JOHN COCHRANE, Master.

P. J. PAUL, Attorney for Attaur Ruhman. CALCUTTA; Supreme Court, Master's Office, The 19th day of April 1855.

Alexandre François Lodé

versus

Maurice FitzGerald Sandes.

Maurice FitzGerald Sandes.

Maurice FitzGerald Sandes.

Supreme Court of Supreme Court of Bengal, made in Bengal, made in Twenty-ninth day of November (November Court Sandes). November, One thousand eight hundred and fifty-four, the Creditors of Joseph Jean Rondeau, late of Weston's Lane, in the Town of Calcutta, who died some time in the year One thousand eight bundred and forty-six, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, on or before the 28th day of April next, or in default thereof, they will be peremptorily excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

W. H. Poe, Attorney.

CALCUTTA; Supreme Court. Master's Office, The 28th March 1855.

Dotice

Is hereby given, that the sale of the Landed Property of GOURMONEY DOSSEE, Widow of NUB-RISSEN SING, deceased, the particulars of which Property have already appeared in previous Advertisements, will take place on Monday, the 23rd instant, when the same will be positively sold, pursuant to the Decree of 6th September 1853, in the cause of Roy Hurrochunder Ghose and Sreemutty Tyluckomoheenee Dossee, Executor and Executrix of the last Will and Testament of Nundololl Sing, deceased, Complainants, and the

said Sreematty Gontmoney Dossee, Widow, Heiress and legal Representative of Nubkissen Sing. deceased, and Duncan Scewart, Defen-

JOHN COCHRANE.

. Master.

MESSRS. ALLAN AND JUDGE, Attorneys.

CALCUTTA; Supreme Court, Muster's Office, The 13th April 1855.

Dotice.

WHEREAS the Master of the Supreme Court has given notice of an intended sale on Monday next (among other property) of

THE HOUSE No. 1, HARRINGTON STREET, Intending purchasers are hereby required to take notice, that the said House belongs to the Estate of William Nelson Hedger, deceased; and that an action of Ejectment is now pending in the Supreme Court for the recovery thereof.

> EYONS AND BELL, Attorneys for the Executors of W. N. Hedger, deceased.

ESPLANADE ROW, 20th April 1855.

Valuable Landed Property

FOR SALE.

On Monday next, the twenty-third day of April instant, at eleven o'clock in the forenoon, at the Office of Messrs. Lyons and Bell, Esplanade Row.

The Right, Title and Interest of the Executors of William Nelson Hedger, deceased, of, in and to the House No. 1, Harrington Street, and the land belonging thereto, being a portion of the property advertized for sale by the Master of the Supreme Court on the same day.

Further particulars may be had on application to

MESSRS, LYONS AND BELL, Attorneys at Law.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of On Thursday, the 5th Prawnkissen Holdar, a day of April instant, it prisoner confined in the was, on the petition Common Gaol of Calor of John David Bell and cutta.

Rampersaud Roy, Executors of the last Will and Testament of William Nelson Hedger, deceased, a Creditor of the said Insolvent, adjudged that the said Prawnkissen Holdar had committed an act of Insolvency under the provisions of the Act XI, Vic. cap. XXI., and by another order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Smoult and Denman, Attorneys.

In the matter of Henry \ On Thursday, the 12th Vaughan Ingels, Junior, of Nulpookur Lane, in late Second Government Calcutta, Master, School, Saugor, in the Saugor and Nurbudda Territories, North-Western Provinces, an Insolvent.

Insolvent in person.

In the matter of Shaik Peerbux, of Machooa Bazar, in Calcutta, late a Shop-keeper, and now Foreman of the Shop of Denonauth Day, also of Calcutta aforesaid, Shopkeeper, an Insolvent. mined by the said Court.

Linton, Attorney. Chief Clerk's Office, 17th April 1855.

In the matter of George Norton, at present of Allipore, in the suburbs of Calcutta, but late of Azimghur, in the pro-vince of Benares, acting there in the capacity of a Merchant and Agent,

and now as Law Agent this matter for the ad in this city, an Insolvent. interim protection of the said Insolvent, from arrest should be, and the same was, enlarged to the said 7th day of July next; and that the said Insolvent should then attend to be examined by the said Court.

Robertson, Attorney.

In the matter of Ninian) Mackenzie, of Fenwick | Buildings, in Calcutta, carrying on Trade and Business at Pollock Street, in Calcutta, aforesaid, in Co-partnership with Gobindchunder Day and Promarchund Mookerjee, as Merchants and Agents, under the style or firm of Mac-kenzie and Co., an

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. cap. XXI., was filed in the Office of the Chief Clerk, on the 7th day of April instant; and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Molloy and Mackintosh, Attorneys.

In the matter of Francis Sandford Ochme, of On Thursday, the 5th day of April instant, it was ordered, that the Kerr's Lane, in Calcutta, hearing in this matter should stand adjourned late a Pleader in the Calcutta Court of Small until Saturday, the 7th day of July next; and that the Order made in Causes, but now a Drawing-master and Photographist, an Insolvent. I that the Order made in this matter for the ad interim protection of the said Insolvent, from arrest should be, and the same was, enlarged to the said 7th day of July next; and that the said Insolvent should then attend to be examined by the said Court.

Insolvent in person. Chief Clerk's Office, 17th April 1855.

In the matter of James day of April instant, it was ordered, that this matter should be heard on Saturday, the 2nd day of June next, and that the said Insolvent should then attend to be examined by the said Court.

On Thursday, the 12th day of April instant, it was ordered, that this matter should be heard on Saturday, the 2nd day of June next, and that the said Insolvent should then attend to be exa-

On Saturday, the 14th

day of April instant,

it was ordered, that the

hearing in this matter

should stand adjourned until Saturday, the 7th

day of July next; and

that the Order made in

William Hendry Campbell, late of No. 7-1, Pauch Kootee, Chow-ringhee, in Calcutta, a Member of the Honorable East India Com-pany's Bengal Civil Service, holding the Office of Deputy Collector of Government Customs at Calcutta, commonly called or known by the name of James Campbell, an Insolvent.

Wight and Orr, Attorneys.

In the matter of Har-riet Charlotte Roe, carrying on Trade and Business as a Lodging House and Hotel-keeper, at No. 12, Waterloo Street, in Calcutta, an Insolvent.

day of May next; and that the Order made in this matter for the ad interim protection of the said Insolvent, from arrest be, and the same was, enlarged to the said 5th day of May next; and that the said Insolvent should then attend to be examined by the said Court.

Wight and Orr, Attorneys.

In the matter of George Benjamin Roe, late an Assistant in the Service of the East India Company, for the Collection of Articles for the Paris Exhibition of 1855, lately residing at No. 12, Waterloo Street, in Calcutta, an Insolvent.

On Saturday, the 14th day of April instant, it was ordered, that the hearing in this matter should stand adjourned until Saturday, the 5th day of May next; and that the said Insolvent, should then attend to be examined by the said

On Friday, the 13th

day of April instant, it was ordered, that the hearing in this matter

should stand adjourned until Saturday, the 5th

day of May next; and that the said Insolvent

should then attend to

be examined by the said Court.

On Friday, the 13th day of April instant, it

was ordered, that the

hearing in this matter

should stand adjourned

until Saturday, the 5th

TORI THE LAND

Wight and Orr, Attorneys.

In the matter of James) Alexander Cockburn, of Wellington Square, in Calcutta, late an Officiating Superintendent Barrackpore Government Park, and now a Sectioner

On Saturday, the 14th day of April instant, it was ordered, that the hearing in this matter should stand adjourned until Saturday, the 7th day of July next; and that in the Home Depart- the Order made in this ment, an Insolvent. matter for the ad inthe Order made in this terim protection of the said Insolvent, from arrest should be, and the same was, enlarged to the said 7th day of July next; and that the said Insolvent should then attend to be examined by the said

Court. Insolvent in person.

On Saturday, the 14th day of April instant, it was ordered, that the hearing in this matter In the matter of Saud) Hollaus Roy, of Seeboo-takoor's Gully, in Cal-cutta, Refiner of Bungso-lochun or Bamboo Camshould stand adjourned phor, an Insolvent. Juntil Saturday, the 7th day of July next; and that the said Insolvent should then attend to be examined by the said Court Court.

Paliologus, Attorney. Chief Clerk's Office, 19th April 1855.

Dotice.

CALCUTTA COURT OF SMALL CAUSES.

UNDER the Orders of Government, the COURT OF SMALL CAUSES will be closed, from the 1st to the 15th proximo, both days inclusive, for its Summer Vacation.

O. TEMPLE,

Offg. Clerk of the Court.

18th April 1855.

For Dacca and Gowhatty in Assam.

THE Thames, with the Goomtee in tow, will be despatched on or about the 27th instant.

For Freight and Passage apply at the Government Boat Office.

By order of the Superintendent of Marine.

J. WOODLEY,

Clerk of the Govt. Boat Office.

The 20th April 1855.

LIST OF PACKAGES LYING UNCLAIMED ON THE WHARF.

Date of Land	ing.	Mark or Address of Packages.	Ships.
· 公司 大道路 500		or contract the second of the	Figure 14 Section
1853 April,	29th,	1 Case, marked V S S H,	Screw Str.* Queen of the South
October,	2nd,	1 Case, marked E in diamond, 223,	" Propontis.
November,	12th,	1 Truss, William Shears,	" Qn. of the South
Ditto,	33	1 Small Case, G. Patterson, Seaman,	" Ditto.
Ditto,	22	1 Small Case, G. Wills, Ditto,	" Ditto.
Ditto,	33	1 Parcel, Edwin Brockinton, Ditto,	" Ditto.
Ditto,		1 Truss, Henry Sobey, Ditto,	" Ditto.
December,.	17th,	1 Parcel, Messrs. W. Haworth and Co.,	" Hydaspes.
Unknown,.		1 Case, marked D in diamond, 12,	" Argo.
Ditto,		1 Case, marked H in diamond,	" Calcutta.
1854 February,	3rd,	2 Iron Wheels, marked D H H,	" Indiana.
Ditto,	7th,	3 Cases, marked P S,	Rienzi. Ditto.
Ditto,	10th	1 Case, marked CB,	Ditto.
Ditto,	17	1 Case Merchandise, marked L C in triangle, 17,	Fulwood.
March,	1st,		
Ditto,	33	1 ditto ditto, marked MS	Ditto.
		8	
Ditto,	7th,	1 ditto ditto, marked L 14 L in diamond,	Screw Str. Mauritius.
Ditto,	13th.	1 Box ditto, marked G B D,	James Alexander.
May,	11th,	I Case Unknown, D. W. Hogan,	Futtay Salaum.
	100 SECTION 100	1 Bale Merchandise, marked F & J L 121,	
August,	14th,		Helen Douglas.
Ditto,	23rd,	1 Case ditto, no mark,	Eugenia.
Ditto,	"	1 Cask Paint ditto,	Ditto.
September,	12th,	2 Cases Wine, marked T& C in diamond, 160 64,	Ballarat.
Ditto	23rd.	1 Case Merchandise, marked W & R in diamond, 51,	Clara Anne.
October,	26th.	1 Cask Merchandise, no mark,	Wellesley.
Ditto,	28th,	24 Flat Rars of Iron	Majestic.
November,	21st,	1 Large Case, marked J L and Co., 86,	Cowasjee Family.
December,	23rd,	2 Cases Merchandise, marked B 11-12,	Bengal.
855 January,	8th.	1 Case W. B. Buckle,	Prince of Wales.
Ditto.	10th,	1 Cask Unknown, A. Sconce, Esq,	Monarch.
Ditto,	28th.	4 Boxes Merchandise MB,	Ocean Bride.

A. R. Young,

Offg. Collector of Govt. Customs.

Bank of Bengal, 20TH APRIL 1855.

A MEETING of the Proprietors is requested at the Bank, on Saturday, the 5th proximo, at 10 a. m., for the election of a Director in the room of D. MACKILAY, resigned.

The Poll will close at 3 P. M. Published by order of the Directors,

J. B. PLUMB, Secretary and Treasurer.

Mercantile Bank of India, London, Calcutta and China Branch.

PATES OF EXCHANGE ON LONDON JOINT STOCK BANK.

		O. CO.	
At	6 months' sight,	2 0	per Rupee
At	4 months' sight,	1 117	,,,
	3 months' sight,	1 115	
	2 months' sight,	1 111	,,
At	30 days' sight,	1 113	
At	3 days' sight,	1 114	

The Bank grants Drafts and Letters of Credit on the Head Office at Bombay and on its Branches and Agencies at the following places: London, Ceylon, Canton, Shanghai, Messrs. London, Ceylon, Canton, Shanghai, Messrs. Ouchterlony & Co., Madras, Bills collected at any of the above places at a uniform charge of, 1 per cent., including postages.

For the convenience of parties travelling through Europe, Egypt and the Australian Colo-nies, the Bank issues Circular Notes payable in all of the principal towns in those countries.

The Bank will act as Agents for the purchase or sale of Government Paper, Bank Stock and other Securities. Draw Interest and Dividends payable in Calcutta, when due. Commission chraged

A per cent.

No charge made when the proceeds of sale or amount of Interest or Dividends drawn is remitted in the Bank's Bills

Government Paper and other Securities received for safe custody and for which an acknowledgment will be given. When the property is returned, a Commission of 4 per cent. will be charged,

Rates of Interest Allowed

On Deposits subject to

3 months' notice of withdrawal,... 4 per Cent. per annum-6 Ditto, 5. " 12 Ditto, 6 ",

Notice may be given when the money is lodged or at any time thereafter, but will be dispensed with in cases when the money is to be remitted through the Bank.

Current Accounts kept and on Balances of Rs. 500 and upwards, Interest at 2 per cent., per and num, will be allowed.

D. T. ROBERTSON, Manager.

Calcutta. 1st February.

Dotice

Is hereby given, that MR. WILLIAM HENRY RIP-Bank of India, has been duly elected to officiate as Manager during the temporary absence in England of the undersigned, accordingly all Bills and Hoondees should be made payable to him, and all letters connected with the business of the Bank addressed to him in that capacity.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, No. 4, Council House Street, Calcutta, 17th March 1855.

London and Castern Banking Corporation.

REFERRING to the Government Notification, No. 5, dated Fort William, Financial Department, 24th January 1855, giving notice of the intention of Government to withdraw the authority hitherto granted to the Government Agent at Fort William, and to the Accountants General and the Sub-Treasurers at Fort Saint George and Bombay, to act as Agents on behalf of Proprie-tors of Government Securities, or Shares in the Capital Stock of the Banks of Bengal, Madras or Bombay respectively.

THE LONDON AND EASTERN BANKING COR-

PORATION offers to receive charge and undertake the safe custody of any Government Securities and Certificates of Shares in the Bank of Bengal, and other local stock, which the Proprietors may wish to deposit with the Bank; and will receive the interest on such Government Securities, and the dividend on such Bank-share certificates, and other local stock, as it falls due, and either remit the amount of such Interest and Dividend to England in Bills of the Bank, or pay the amount as Proprietors may desire.

The London and Eastern Banking Corporation

will also receive remittances for investment in Government Securities, Bank of Bengal Shares and other stock, and will negotiate the sale of such Securities and stock, when required to do so.

One quarter per cent, commission will be charged on the sale or purchase of Government Securities and Bank stock, &c., and on realizing Interest and Dividends. But when the proceeds of Government Paper or other stock, or the Interest or Dividends on the same, are to be remitted through the Bank, no commission will be charged. man rith libertual of

J. MACKELLAR. Manager, Calcutta Branch.

London and Eastern Banking Corporation Calcutta, January 30,1855.

Dotice.

THE Interest and Responsibility of the under-signed, as a Share-holder in the Simla Bank, ceased on the 17th April 1854.

> GEO. RAE, Garrison Surgeon, Agra.

16th April 1855. CALCUTTA,

LOST .- First Halves, No. 4940 for Company's Rupees 100, No. 33388 for Company's Rupees of Second Halves, No. 09024 for Company's Rupees 50, and No. 03102 for Company's Rupees 10, payment of which has been stopped at the Bank.

LOST.—Second-halves of Bank of Bengal Notes. Nos. 03353 for Rupees 100 and 09412 for Rupee 50. Payment of which has been stopped at the

Post Office Notifications. Aspera to part

No. 3503.

OVERLAND MAIL.

THE Overland Mail via Marseilles and Southampton, and the intermediate Ports, (Madras, Ceylon Aden, Penang, Singapore, and Hong-Kong) per P. and O. Co.'s Steamer Bentinck, will be closed at this Office on Saturday, the 21st Instant.

Letters for the United Kingdom, directed via Marseilles, cannot be pre-paid in this Country.

Letters for the United Kingdom, directed vià Marseilles, cannot be pre-paid in this Country. Pre-payment of Steam Postage on Letters vià Southampton is optional.

Steam Postage on all Letters for Foreign Europe vià Marseilles or vià Trieste, and for the United Kingdom vià Trieste, as well as for places in the Mediterranean, Egypt, and Suez, must be pre-paid; but Letters for Foreign Europe vià Southampton, cannot be pre-paid.

Letters for the United Kingdom, directed vià Trieste, if posted unpaid (or insufficiently paid by Stamps,) will be forwarded to London vià Marseilles. Those for Foreign Europe will be sent to London vià Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be detained and treated as unclaimed Letters.

No money will be received in payment of Postage, which must be paid by Stamps.

Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despatched by the P. and O. Co.'s Steamers, are chargeable with Steam Postage, the pre-payment being optional. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of posting.

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, and must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of posting.

Letters for Ports in China (except Hong-Kong,) Manilla, Batavia, Java, Bourbon, or any place not a British possession, must be pre-paid by Steam Postage. Newspapers at 9 pie each, and Price Currents 1 anna and 6 pie each.

Only one paper can be sent in one cover. Only one paper can be sent in one cover.

C. K. Dove,

Deputy Post-Master General.

Wal amil wrote

FORT WILLIAM;

General Post Office,

The 12th April 1855.

No. 3652.

NOTICE is hereby given, that an After-packet for the P. and O. Co.'s Steamer Bentinck will be made up at this Office, on Monday, the 23rd instant, at 2 P. M., with the chance of overtaking her at Kedgeree. C. K. Dove,

and Tools

The state of the second surveyed.

FORT WILLIAM;
General Post Office,
The 20th April 1855.

N. B.—The Public are particularly requested to observe, that in addition to Steam-postage, the Inland-postage to Kedgeree must be pre-paid at the following rates:-

4 Tolah,	ASSOCIATION OF STREET			为5.000	0.	0	6
do.,	ton Bounds		•••	3000	0	1	0
1 do.,		3	detailes.	1270.73	0	2	0
					0	3	0
11 do.,						4	

And for every tolah or fraction of a tolah above two tolahs, two additional Annas.

No. 3631.

NOTICE is hereby given, that in consequence of the departure of the Steamer Shanghai having been postponed, the Mails for the Straits and China, will be closed at this Office, on Saturday, the 21st C. K. Dove,

Deputy Post-master General.

CALCUTTA;
General Post Office,
e 19th April 1855.

Dotice.

No. 1908.

No. 1908.

Treasure to a very large amount has lately been conveyed by the Government Waggon Train, under the cover of bales of Cloth, and the knowledge of this having oozed out, there is reason for believing that highway robbery of the Train has resulted in more than one instance,

The parties who forward Treasure by the Waggon Train, are warned of the risk they incur; and a the property of the Public is thereby endangered, it is requested, that Treasure may not be transmitted in this manner in future. No compensation for loss, under such circumstances is ever granted.

(Signed) G. PATON,

Post-master General.

Camp Indone, 7th March 1855.

The above Notice from the Post-master General, N. W. P., is published for general information.

J. R. BURLTON BENNETT,

Post-master General.

Calcutta, 19th March 1855.

Packets for the reception of Letters by the following Ships are open at this Office :-

Names of Vessels.	Agents.	Intended Departure.	For what Port.	Touching at	Remarks.
Eena,	Messrs. Jamsetjee Rut- tonjee, P. and O. S. N. Co.,	21st April 1855, 21st ditto, 22nd ditto,	China. Ditto, Straits and China. Suez.	Madras, Ceylen & Aden	
Tudor,	Messrc. Smith Farie &	28th ditto,	London,	a strict reservation	
Appleton,	Messrs. James Lyall & Co.,	T\244-	Mauritins.	Post Sadis	and all

C. K. Dove.

Deputy Post-master General.

Calcutta ; General Post Office, 20th April 1855.



SUPPLEMENT TO

alcutta Gazette.

Bublished by Authority.

SATURDAY, APRIL 21, 1855.

Personal de la

Land-Sale Notices. . . .

NOTICE is hereby given, that the under-mentioned Estates in Zillah Jessore, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Friday, the 27th of April 1855, or 15th Bysack 1262 B. S., for arrears of Revenue :-

Class IV.—Estates to be sold for arrears due on account of other Estates.

No. 100:-Half of the Rights and Interests of Doya Moyee and Juggodumba Chowdranee, in the 10 annas share of l'ergunnah Hoglah; sudder jumma, rupees 4,866-91.

Two annas and twelve and-a-half gundahs share of the four mehals mentioned below, pledged

as security for the farm of mehals Foolhatta and others.

No. 101.—Kismut Pergunnah Habilee Khulfoteabad; recorded proprietor, Govind Chunder Roy; sudder jumma, rupees 162-11-63.

No. 103.—Kismut Pergunnah Habilee Khulfoteabad; recorded proprietor, Govind Chunder Roy; sudder jumma, rupees 523-9-10.

No. 104.—Kismut Pergunnah Habilee Khulfoteabad; recorded proprietor, Govind Chunder Bose; sudder jumma, rupees 263-9-9.

No. 107.—Kismut Pergunnah Habilee Khulfoteabad; recorded proprietor, Kisto Chunder Roy;

sudder jumma, rupees 450-12-74.

Class I.—Permanently-settled Estates.

No. 1008.—Kismut Brahmundanga, Pergunnah Habilee; recorded proprietor, Hurekisto Sein, in the possession of Lukenarain Sein; sudder jumma, rupees 55-2-2.

No. 1772.—Kismut Guzgaha, Pergunnah Kasimnugger, Tuppah Benodpore; recorded proprietor,

Nurwootum Sikdar; sudder jumma, rupees 4-12-8.

No. 1949.— Kismut Ghopghat. Pergunnah Shantore; recorded proprietor, Chand Chuckerbutty, in the possession of Ramsurn Chuckerbutty; sudder jumma, rupees 19-7-3.

No. 1952.—Kismut Ghopghat, Pergunnah Shantore; recorded proprietor, Chamoo Chuckerbutty, in the possession of Ramsurn Chuckerbutty; sudder jumma, rupees 28-3-10.

No. 1955. -Kismut Zabrah, Pergunnah Shantore; recorded proprietor, Haran Chunder Goopt;

sudder jumma, rupees 0-14-10. No. 1956 .- Kismut Zabrah, Pergunnah Shantore; recorded proprietor, Haran Chunder Goopt;

sudder jumma, rupees 0-15-4. No. 2007.—Kismut Mohisala, Pergunnah Shantore; recorded proprietor, Gorachand Chuckerbutty;

sudder jumma, rupees 3-4-4. No. 2046.—Kismut Bangabaria, Pergunnah Shantore; recorded proprietor, Baidonath Bhoomik;

sudder jumma, rupees 10-2-2 No. 2169.—Kismut Brahmundanga, Pergunnah Telihatee; recorded proprietor, Jan Mahomed Sirdar, in the possession of Rumjan Wollah; sudder jumma, rupees 10-9-11.

No. 2350.—Kismut Chur Bhelabad, Pergunnah Nusibshye; recorded proprietor, Jeebun Kisto Bose, in the possession of Gungadhur Saha; sudder jumma, rupees 7-7-6.

No. 2466.—Kismut Manickpore, Pergunnah Shantore, Mehal 9 annas; recorded proprietor, Sreesteedhur Dalah; sudder jumma, rupees 0.5-1

teedhur Dalal; sudder jumma, rupees 0-5-1. No. 3342.—Kismuts Ramnagore and others, Pergunnah Kholiskhalee; recorded preprietor, Hurrymohun Bose; sudder jumma, rupees 12-7-5.

Class II.—Temporarily-settled Estates.

No. 3656. -Kismut Chur Kobottuck Lukt Wotolee, Pergunnah Kholiskhalee; Ijardars Bhogoban Chunder Ghose and others; sudder jumma, rupees 33-3-0.

Class I .- Permanently settled Estates.

No. 3682.—Chur Chitranuddee, Pergunnah Sooltanpore Khorooria; recorded proprietors, Radha Mohun, Ram Chunder, Hur Chunder, Sreenath Roy and Essan Chunder Sein; sudder jumma, rupees 13-14-6.

Class II.—Temporarily-settled Estates.

No. 3741.—Chuck Culmiboonio, in the Soonderbunds, Ijardar Womachurn Chowdry; sudder jumma, rupees 166-12-6.

Class I.—Permanently-settled Estates.

No. 4235.—Kısmut Horidash Kati; Pergunnah Molie; recorded proprietor, Moulavi Golam Sufdar; sudder jumma, rupees 2-3-4.

Class II.—Temporarily-settled Estates.

No. 4289.--Kismut Beel Burnie; Pergunnah Simlabad; Ijardar Gogun Chunder Bose; sudder jumma, rupees 27-4-10.

Class I.—Permanently-settled Estates.

No. 4344 Kismut Ramnugger, Pergunnah Kholiskhalee; recorded proprietor, Chundeechurn Ghose; sudder jumma, rupees 2-3-0.

No. 4346—Kismut Jonardunpore, Pergunnah Syedpore; recorded proprietor, Baluk Chunder

Koond; sudder jumma, rupees 2-0-9.

No. 4349.—Kismuts Sobnarah and others, Pergunnah Essufpore; recorded proprietor, Ram Chunder Bose; sudder jumma, rupees 3-0-3³/₄.

Class II.—Temporarily-settled Estates.

No. 4498.—Kismut Jogipoocooria, Pergunnah Dantia; Ijardar Buddun Chunder Mitter; sudder jumma, rupees 11-13-6.

Class IV.—Estates to be sold for arrears due on account of other Estates.

Mouza Khashooknah, Pergunnah Mohimshye, Mowroosee-gantee jumma of Bhoobun Mohum Chowdry; sudder jumma, rupees 72-11-0.

F. L. BEAUFORT,

Offg. Collector.

JESSORE COLLECTORATE, ? The 7th April 1855.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Purneah will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 26th April 1855, or 14th Bysakh 1262 B. S., and 24th Bysakh 1262 F. S., for arrears of Revenue :

Class 1.—Mehals Permanently-settled, paying a jumma exceeding rupees 100.

No. 273.—Mouzah Hunnoomannuggur, Zillah Beernuggur, Pergunnah Dhurmpore; recorded proprietor, Goordut Chowdry; sudder jumma, rupees 137-11-4.
No. 454.—Mouzah Foolkahee, Zillah Nathpore, Pergunnah Hurrawuth; recorded proprietors,

Gopel Jha, Baboonath Jha and others; sudder jumma, rupees 212-13-6.

No. 534.—Mouzah Mahingon, Pergunnah Soorjahpore; recorded proprietor, Sk. Mussheetoollah; sudder jumma, rupees 150-12-6.

Class II. - Mehals Permanently-settled, paying a jumma not exceeding rupees 190.

No. 55.—Mouzah Doomrail Durrup, Zillah Bhowaneepore, Pergunnah Dhurmpore; recorded proprietor, Futteh Chund Sahoo; sudder jumma, rupees 51-15-10.
No. 92.—Mouzah Jaynugrah Rukba Burdah, Zillah Nathpore, Pergunuah Hurrawuth; recorded

proprietor, Futteh Chund Sahoo; sudder jumma, rupees 59-2-7.

No. 228 — Mouzah Shahpore Dhurmee, Zillah Bhowaneepore, Pergunnah Dhurmpore; recorded

proprietor, Beharee Doss; sudder jumma, rupees 50-3-6.
No. 272.—Mouzah Chahbachah, Zillah Beernuggur, Pergunnah Dhurmpore; recorded proprietor,

Goordut Chowdry; sudder jumma, rupees 81-4-1.

No. 511.—Mouzah Gohma, Pergunnahs Havellee, Frasooth, Khurdaha and Sooltanpore; recorded proprietresses, Musst. Munnajan and others; sudder jumma, rupees 38-14-7.

No. 553.—Mouzah Duhgunnah, Pergunnah Futtehpore Singhea; recorded proprietor, Girber-

narain; sudder jumma, rupees 21-10-1.
No. 862.—Mouzah Kummersal, Pergunnah Badour; recorded proprietors, Moorleedhur and others;

sudder jumma, rupees 19-13-5.

No. 896.—Mouzah Malingown, Pergunnah Soorjapore; recorded proprietresses, Musst. Foolsurree;

sudder jumma, rupees 55-3 5.

No. 938.—Mouzah Byrgatchee, Pergunnah Soorjapore; recorded proprietresses, Musst. Bunno and

others; sudder jumma, rupees 69-1-0.
No. 972.—Mouzah Burdbutta, Pergunnah Sreepore; recorded proprietor, Jaysurreelal; sudder jumma, rupees 35-7-2.

No. 1118.—Mouzah Koorsail, Pergunnah Koomareepore; recorded J proprietors, Sawuk Mundle and others; sudder jumma, rupees 12-7-3.

Class III .- Mehals temporarily-settled or let in farm.

No. 293.—Mouzah Bhag Pokhur, Pergunnah Sooltanpore; recorded proprietors, Sha Ruhmutally and others; sudder jumma, rupees 21-0-5.

No. 743.—Mouzahs Mudobuny, Moortuzapore and others, Pergunnahs Havellee and others; recorded proprietor, Mr. L. E. Burford; sudder jumma, rupees 156-14-8.

No. 996.—Mouzah Soorgawn, Pergunnah Sooltanpore; recorded proprietor, Ranee Lujjabuttee;

Class IV.—Estates to be sold for arrears due on account of other Estates.

Twenty-five Beegahs of unresumed lands in Mouzah Dakytah, Talooka Oorleeh, Pergunnah Sree-

GEORGE G. BALFOUR,

Officiating Collector.

洋洋館州縣

PURNEAH COLLECTOR'S OFFICE, The 7th April 1855.

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The Calcutta Gazette.

Published by Authority.

Antifications.

The 14TH May 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Goot, of Bengal. The 2nd Ferruary 1855.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CECTL BEADON . Secy. to the Govt. of India.

WEDNESDAY, APRIL 25, 1855.

Leaislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 21st March 1855, communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. IX. of 1855.

An Act for the amendment of Procedure in cases of regular appeal to the Sudder Court in the Presidency of Fort St. George.

WHEREAS it is desirable to simplify and shorten the procedure in regular appeals to the Court of Sudder Udalut in the Presidency of Fort St. George; It is enacted as follows:-

I. Clause 1st. Petition of regular appeal, when and to what Court to be presented, and what to

In modification of Clause fifth, Section X. Regulation V. of 1802, every petition of regular appeal in a case appealable to the Sudder Court, shall be presented to the Court in which the decision was passed within

the decision was passed within six weeks from the day of the decision. Such petitions of appeal shall, except in cases of petitions under Section XII. of this Act, contain only notice that the party, being dissatisfied with the decision, is desirous of appealing from it.

Clause 2nd. The Sudder Court may extend the time for presenting such petition of appeal to the lower petition of appeal may

petition of appeal to the lower Court, upon being satisfied that me for presenting ion of appeal may xtended. To what rt, and how appli-on to be made. there is sufficient cause for such

extension of time. The application for such extension of time may be made directly to the Sudder Court, or through the intervention of the lower Court, at the ontion of the such extension of the lower Court, at the option of the applicant.

II. On presentation of a petition of regular appeal to the Court in which

Notice to be given the decision was passed, notice to respondent — and proclamation to issue. thereof to the respondent, as

well as a proclamation to the same effect, shall immediately issue from that Court, and a copy of the proclamation shall be forthwith fixed up in some conspicuous part of the Court House of the said Court. If the notice cannot be personally served, the proclamation shall at once be fixed upon the

Service of notice, &c. door of the respondent's dwelling-house, or in some conspi-

cuous place in the village or place where he usually resides; or in cases in which the respondent shall not have a fixed residence within the jurisdiction of the Company's Courts, the pro-clamation may be fixed upon the door of his house of business or cutcherry, or the notice may be served on his known local agent. In case the proclamation cannot be fixed, or the notice served in the manner above-mentioned, the proclamation shall be fixed up in such other place, if any, as the said last-mentioned Court shall direct. The Nazir shall make a return to the Court stating when and where the notice and proclamation have been served or fixed up. The return of the Nazir shall be filed in Court, and shall form part of the record of the case, and such return shall be published by fixing up the same in some conspicuous part of the Court House of the lower Court.

Of what original papers copies are to be deposited.

Ist. The rule in Section XI.

Regulation V. of 1802, which directs copies of all original papers transmitted to the Sudder Court with the record of an appealed case to be made out and deposited in the lower Court, in lieu of the originals, is hereby modified, and it shall be necessary to copy, authenticate, and deposit only the exhibits in the case, and also any other papers of importance, including the also any other papers of importance, including the

pleadings, or any parts of them, which either of the parties shall require to be copied, authenticated and deposited in the lower Court, previously to their being transmitted to the Sudder Court.

Clause 2nd. If either of the parties require any papers to be copied, authenticated and deposited, such party shall, either by himself,

or his pleader or authorized agent, give notice in writing thereof to the lower Court, before the expiration of fourteen days from the time of the publication of the return of the Nazir, as aforesaid: such notice shall specify the papers which the party requires to be copied, authenticated and deposited.

Clause 3rd. Either party may, by himself, or his pleader or authorized agent, before the presentation of an appeal, give notice in writing to the lower Court, specifying

any papers or documents which he requires to be copied, authenticated and deposited, in the event of an appeal being preferred.

IV. The petition of appeal together with the record of the lower Court shall be certified to the Sudder Court as soon as conveniently may be after the presentation of the petition of appeal, provided that the same shall not be certified within the time allowed to the parties for specifying the papers which they desire to be

specifying the papers which they desire to be copied, authenticated and deposited.

V. On arrival of the appeal record at the Sudder Court, notice shall be affixed

Notice to appellant to file objections. In the Court House of the said Court, requiring the appellant to file, within six weeks from the date thereof, his grounds of objection to the decision of the Court below. Within the said space of six weeks, the appellant shall file in the said Sudder Court his grounds of objection to the decision.

VI. Clause 1st. On the filing of the grounds of objection by the appellant, notice shall be affixed in the Court House of the Sudder Court requiring the respondent to file his grounds of objection, if any, to the appeal, or to the decision of the lower Court, within four weeks from the date of such notice.

Clause 2nd. Within the said space of four weeks, the respondent shall file any grounds of objection which he has to the appeal, or which relate to such parts of the decision as are involved in the appeal.

If the respondent shall desire to object to any part of the desire to any part of the desire

Grounds of objection to be filed therewith.

A part of the decision to which his appeal relates; otherwise his appeal shall not be received.

for that purpose.

VII. Clause 1st. At the expiration of the time allowed to the respondent for filing his grounds of objection, and for filing a separate petition of appeal in the Sudder Court, the record shall be deemed complete, and the case ready to be called up for decision, on any day which the Sudder Court may notify, unless the respondent, within such time, file a separate petition of appeal in the Sudder Court.

Clause 2nd. If the respondent file a separate petition of appeal in the Sudder petition of appeal to be given.

Court, notice shall be fixed up in the Court House of the Sudder Court, to the effect that the respondent has filed such separate appeal; and the notice shall require the appellant to file any grounds of objection which he may have thereto, within the space of four weeks from the date of the notice.

When appellant to file objections.

When appellant to file objections.

When appellant to file appellant may file any grounds of objection which he has to such appeal, or which relate to that part of the decision which is involved in the respondent's appeal. At the expiration of the time allowed for filing such grounds of objection by the appellant the appellant may file any grounds of objection by the appellant may file any grounds of objection which is involved.

the appellant, the record shall be deemed complete, and the case ready to be called up for decision on any day which the Sudder Court shall notify for that purpose.

Clause 4th. If the appeal of either party be dismissed, or withdrawn, the appeal of the other may be heard alone; otherwise the two appeals, and the proceedings thereon, shall form one record, unless the Sudder Court shall otherwise order.

VIII. The respondent shall not be allowed to present a separate petition of appeal in the Sudder Court, if he shall previously have presented a petition of appeal to the lower Court.

IX. Clause 1st. All grounds of objection, which shall be filed by either the appellant cr the respondent, shall be stated distinctly and concisely, without any argument or narrative of facts; and shall be numbered consecutively, and, except in the cases hereinafter mentioned, shall be on paper bearing the stamp duty prescribed by Section XIX. Regulation XIII. of 1816.

Clause 2nd. The Sudder Court may extend the time for filing grounds of objection, either by an appelant or respondent, upon special application for that purpose, and upon sufficient reasons being shown, to the satisfaction of the said Court, for such extension of

satisfaction of the said Court, for such extension of time. In such case, the objections may be filed within such extended time.

X. Either party may, by leave of the Sudder Court or any Judge thereof, at any time before the hearing, amended or added. The parties, but not the Court, to be confined to the objections filed.

Court or any Judge thereof, at any time before the hearing, amend his grounds of objection, or add grounds of objection to those filed, upon such terms and conditions, and within such time as the said Court or Judge may order. The said

Court may also, upon the hearing of any appeal,

allow either party to amend his grounds of objection, or to add further grounds, or to urge, and be heard by himself or his pleader, in support of any objection not included in his grounds of objection, upon such terms and conditions as to postponement of the cause, and as to the payment of costs or otherwise, as the Court shall think just, to prevent the opposite party or his pleader from being taken by surprise, or otherwise. Without such leave of the Court, neither party shall be allowed to urge or to be heard in support of any objection not included in his grounds of objection filed. But the Court shall not be confined to such grounds of objection in deciding the cause.
XI. Clause 1st. The Sudder Court may call

Sudder Court may fix a day to hear and determine objections to the appeal before hearing the appeal.

up for hearing and decision on any day the Court shall notify, and without regard to the place in which the case stands in the general list of appeals, any grounds of objection filed

by the respondent, or the appellant, to the appeal of the opposite party; and the Sudder Court may hear and decide upon such grounds of objection, before calling the case up for decision, upon the grounds of objection to the decision of the lower Court.

Clause 2nd. If the grounds of objection filed

Appeal involving objections of law only may be heard and decided at any fixed time without regard to its place in the list of appeals.

by the appellant and respondent shall be upon points of law only, and shall not taise any question of fact, the Sudder Court may order the case to be called up for hearing and decision on any day which the said Court shall notify, without regard to the

place in which it stands in the general list of appeals pending in the said Court.

Clause 3rd. If the grounds of objection filed

shall raise questions of law and fact, and it shall appear to the Appeal involving objections of law and fact how to be heard. Sudder Court that the decision

of the law may render it unssary to determine any question of fact so raised, the Court may order the case to be called up for decision upon the law alone in the first instance, in the manner pointed out in the last pre-ceding Section; and if the decision of the case upon the law shall render it unnecessary to determine any question of fact, the said Court shall pass a final decision in the case; otherwise the Court shall determine the law only, and the case shall be afterwards set down in the list of regular peals for hearing upon the question or questions of fact, and shall be determined in the same man-

Appeal in forma sirous of being admitted to appeal in forma pauperis to the Sudder Court, the following Appeal in forma

procedure shall be adopted:

per as any other regular appeal.

Clause 1st. The appellant shall present his pecording to the rules prescribed by Section I. of this Act, provided that a petition to appeal in forma pauperis against any decision passed before this Act shall come into operation may be presented within three months from the day of the decision. Clause 2nd. Petitions of appeal by parties desirous to appeal in forma Form of petition. sirous to appeal in formal pauperis shall contain a statement to that effect, and also a Schedule of the

whole real and personal property belonging to the petitioner, and the estimated value of such proper-

ty, and shall be written on paper bearing the stamp duty of two rupees per sheet.

Clause 3rd. Upon the presentation of such petition, the notice to the respection. Notice thereof and Proclamation. pondent and the proclamation shall state that the appellant

desires to appeal in forma pauperis.

Clause 4th. On arrival of the appeal record at

Procedure on such appeal.
When Sudder Court is to determine whether appeal shall be in forma pauperis.

the Sudder Court, the same procedure shall be adopted in that Court as in other cases of regular appeal, except that, after the filing of the grounds of objection by the appellant,

and before notice shall be given requiring the respondent to file his grounds of objection, the Sudder Court shall determine, according to the rules now applicable to the determination of such cases, whether or not the appellant shall be allowed to appeal in formá pauperis.

Clause 5th. If the Sudder Court allow the pe-

titioner to appeal in formal pauperis, notice shall be given Notice to respondent to file objections to pauper appeals.

to file objections to to the respondent to file his grounds of objection in the manner provided by Section VI. of this Act, and the same procedure shall be adopted subsequently thereto as in other cases of regular appeal under this Act. The rules and conditions now applica-

Rules of Sudder as to pauper appeals to continue in force, ex-cept where inconsis-tent with this Act. ble to persons admitted by the Sudder Court to appeal in formá pauperis shall continue in force, except where the same are inconsistent with any

of the provisions of this Act.

Clause 6th. If the Sudder Court refuse to

allow the petitioner to appeal in forma pauperis, the said Court may make an order to the effect that the appellant, What order may be ade upon refusal to made upon refusal to allow appeal informa pauperis. upon filing a petition of appeal

in that Court upon paper bearing the stamp duty prescribed by Section XIII., and Clause 2, Section XXIII., Regulation XIII. of 1816, and upon refiling his grounds of objection on paper bearing the stamp duty prescribed by Section XIX. and Clause 2, Section XXIII. of the same Regulation, may proceed with the appeal according to the rules prescribed by this Act in the case of persons not appealing as paupers.

Clause 7th. Upon such order being made, the appellant shall file his peti-Appellant how to pro-ceed upon such order. tion, and re-file his objections upon paper stamped with the stamp duty required by Clause 6th of this Section, within two weeks from the date of such order, or

within such further time as the said Court may allow for that purpose; otherwise the appeal shall stand dismissed.

Notice of order to be of objection according to the given to respondent.
Subsequent procedure Clause, notice of the order and thereon. Clause 8th. Upon the re-filing of the grounds Notice of order to be given to respondent. Subsequent procedure thereon.

Of objection according to the provisions of the last preceding Clause, notice of the order and of the re-filing of such objections shall be given to the respondent in the manner prescribed by Section VI. of this Act, and the respondent shall be required to file his grounds of objection, if any, according to the provisions of that Section. The procedure subsequently according to the provisions of the last preceding to the provisions of the provisions of the last preceding to the provision quent to such notice shall be according to the general provisions of this Act.

Clause 9th. If an appellant shall petition to In pauper appeals, appeal in forma pauperis, petiant's objections may his grounds of objection may be on unstamped paper. be written on plain paper.

XIII. If an appellant shall be admitted to

appeal, or a respondent to defend in forma pauperis, all grounds of objection subsequently filed by either party All subsequent ob-jections may be on uu-stamped paper.

may be written on plain paper.

XIV. The provisions of this Act shall not apply to regular appeals pre-ferred before the 1st day of Act not to be retro-spective. May 1855.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 21st March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. X. of 1855.

An Act to amend the Law relating to the attendance and examination of witnesses in the Civil Courts of the East India Company in the Presidencies of Fort St. George and Bombay, and to amend the provisions of Section XL. Act XIX. of 1853.

WHEREAS it is expedient to amend the Law Preamble. relating to the attendance and examination of witnesses in the Civil Courts of the East India Company in the Presidencies of Fort St. George and Bombay, and to amend the provisions of Section XL. Act XIX of 1853; It is enacted as follows :-

I. Section XXII. Regulation VII. of 1809 and Section VIII. Regulation Repeal of former XII. of 1839 of the Madras Code, and Section XL. Act

X1X. of 1853, are hereby repealed.

II. If any party to a suit shall require the Special application to compel attendance of any other party to a suit as a witness to be enforced, he shall, by himself or his pleader, make a special application to the Court for an order for a summons to compel the attendance of the party, and shall show to the satisfaction of the Court sufficient grounds in support of such application; otherwise a summons shall not be issued. In cases in which, according to the practice of the Court, a day is fixed for the trial, the application shall be made before such day shall be fixed.

III. The Court, upon the application of the pleader of any party to a suit whose attendance as witness is required, or without such

Court may require notice to be given to a party to show cause why he should not attend.

The party or his pleader fixing a day for such party to show cause why he should not attend and give evidence, and may also, from time to time if necessary, for good and sufficient cause, enlarge the time for such purpose.

IV. Clause 1 .- In support of the cause shown, Written declaration of party receivable. the Court shall receive a declaration in writing of the party, if signed by him, and delivered into the Court by himself or his pleader.

Clause 2.—If the party making such declara-tion shall wilfully and cor-ruptly make any false state: ment therein, he shall be deemed guilty of perjury, and shall be proceeded against, and upon conviction punished accord-

Court not to com-pel attendance of par-ty to a suit to give evidence, if satisfied that he has no person-al knowledge and he

V. The Court need not compel the attendance of any party to a suit for the purpose of giving evi-dence therein, if such party shall satisfy the Court that that he has no personal knowledge and that he cannot give material evidence. he has no personal knowledge of any material subject of enquiry in the suit, and that he cannot give material evidence therein.

VI. If no sufficient cause be shown on the day fixed, or upon any subsequent day to which the Court if no sufficient cause shall enlarge the time for that purpose, the Court shall cause be issued for compelling the

a summons to party to attend and give evidence.

VII. No party to a suit, appeal, or proceeding, who shall offer himself as a witness therein, shall, without the consent of all parties thereto, be examined other. wise than in open Court, in such manner as the Court may direct, having regard to the usages and customs of the country, unless such
Proviso.

examination shall be taken
under, and subject to the
Rules prescribed by Section XII. or XIV. of this Act.

VIII. If any witness, being a party to a suit Penalty for non-compliance with sum-mons. evidence or produce a document shall have been personally delivered, shall, without lawful excuse, fail to comply with such summons, or attending, or being present in Court, shall; without lawful excuse, refuse to give evidence, or to subscribe his de-position, or to produce any document in his cusposition, or to produce any document in his custody or possession, the Court, instead of proceeding in the manner provided by the laws in force in the Presidency in respect of defaulting witnesses, may, if the witness be a plaintiff, appellant, or petitioner, dismiss the complaint, appeal or petition, with costs against such party, or if such party be a defendant or respondent, may hear and decide the case against such defendant or and decide the case against such defendant or respondent ex parte. If any such complaint, appeal or petition shall be dismissed for such cause, the complainant or petitioner shall be debarred from preferring any other petition, appeal or complaint in respect of the same matter.

IX. A witness not a party to the, suit or pro-ceeding in which he is sum-moned shall not be bound to In what case a wit-ness not being a par-ty to the suit in which he is summoned is bound to produce his title-deeds. produce his own title-deeds unless he shall have agreed in writing with the party requiring the production thereof, or with such deeds.

Person not obeying or not, to whom a summons to attend and give evidence or produce a document shall be personally delivered, and who shall, without lawful excuse, neglect or refuse to obey such summons, or who shall be proved to have absconded, or kept out of the way to avoid being served with such summons, and any personal summons to attend and give evidence or produce a document shall be personally delivered, and who

have absconded, or kept out of the way to avoid being served with such summons, and any person who, being in Court, and upon being required by the Court to give evidence or produce a document in his possession, shall, without lawful excuse, refuse to give evidence or sign his deposition, or to produce a document in his possession, shall, in addition to any proceedings to which he would otherwise be subject, be liable to the party at whose request the summons shall have been issued whose request the summons shall have been issued, or at whose instance he shall be required to give evidence or produce the document, for all damages which he may sustain in consequence of such neglect or refusal, or of such absconding or keeping out of the way as aforesaid, to be re-

covered in a civil action.

XI. It shall not be necessary to postpone postponing case on the hearing or decision of a account of non-attendance case for the non-production evidence of a witness who may neglect or refuse to attend, or who shall abscord or keep out of the way, or who cannot be served with a summons, beyond such period as shall appear proper to the Court, having regard to all the circumstances of the case: provided that, when a summons shall have

been issued for the attendance of a plaintiff or appellant in a suit to give evidence or produce a document, the Court shall, at the request of the defendant or respondent, unless there be good reason to the contrary, postpone the hearing or decision until the plaintiff or appellant can be personally summoned, or shall attend and give evidence or produce the docu-ment required; and that, where a summons shall have been issued for the attendance of a defendant or respondent to give evidence or produce a document, the hearing or decision shall, upon the application of the plaintiff or appellant, be postponed in like manner, unless there be good reason to the contrary, until the defendant or respondent can be personally summoned, or shall attend and give evidence, or produce the document required.

XII. In every regular or summary suit, appeal Oral evidence how Oral courts of the East India

Company, and also in every summary suit or other proceeding of a Civil nature before any Court, Officer, or other person having by law or consent of parties authority to examine witnesses, the evidence of the attending witnesses shall be taken orally in open Court, in the presence and hearing, and under the personal direction and superintendence of the Judge. The evidence of each witness given upon such examination chall be taken down in writing, by or in the presence and under the superintendence. in the presence and under the superintendence of the Judge, not ordinarily by question and answer, but in the form of a narrative, and when completed shall be read over to the witness, and signed by him in the presence of the Judge and of the parties to the suit or their vakeels, or such of them as may think fit to attend. In case the witness, shall be form to sign the deposition the witness shall refuse to sign the deposition, the

X. Any person, whether a party to the suit Judge shall sign the same, and record the reason, if any, given by the witness for such refusal, together with such remarks thereon as the Judge shall think fit to make. It shall be in the discretion of the Judge to take down, or cause to be taken down, any particular question and answer, if there shall appear any special reason for doing so, or any party or his vakeel shall require it. If any question put to a witness be objected to by either of the parties or their vakeels, and the Court shall allow the same to be put, the question and answer shall be taken down, and the objection, and the name of the party making it, shall be noticed in taking down the depositions, together with the decision of the Court upon the objection. The Judge shall also record such remarks as he may think material respecting the demeaner of any witness whilst under examination. Provided that it shall not be neces-

sary to take in writing the evidence of witnesses in cases tried by District Moonsiffs in the said Presidency of Fort St. George when the claim shall not exceed 20 rupces, or in cases tried by Village Moonsiffs in the

same Presidency. XIII. In cases where the evidence is needed of Evidence of Purdah Nusheen women.

Evidence of Purdah Nusheen women. to be compelled to appear as witnesses in a Court of Justice, and in which the Court shall be of opinion that the ends of justice require and justify it, such Court may issue a commission to any Officer of the Court or other person, to be named in such commission, for the examination of such females in the hearing of the parties to the suit or their vakeels, in such manner as the Court may direct, having regard to the custom and usage of the country, and with liberty to the parties or their vakeels to cross-examine, anything in Sec-tion V. Act VII. of 1841 to the contrary notwithstanding.

XIV. Any party to a suit, appeal or proceeding, who may be examined as a By what rules a party to a snit is to be examined, and how punishable for false evidence. witness therein, shall be examined according to the rules for the time being in force as to the examination of witnesses

not being parties to the suit, and shall be punishable for any false evidence given by him, in the

same manner as if he were not a party.

XV. The words "witness" and "witnesses" in Act VII. of 1841 shall res-

Interpretation of word "witness" in Act VII. of 1841.

Met VII. of 1841.

Pectively include any party or parties to a suit, and the said Act shall be read as if the such Act in conjunction with the said and the said act shall be read as if the such Act in conjunction with the said act in conjunct

such Act, in conjunction with the words "witness or "witnesses" respectively. Provided that the de-

position of a party taken under the provisions of this Section, at the instance of any opposite party, may be read in evidence by, or on behalf of such last mentioned party, without the proof required by Section V. of the said Act. Provided also that no deposition of any party taken under the provisions of this Section shall be read or used in evidence unless taken and read at the instance of some opposite party, or unless it shall be proved that the deponent is unable, from sickness or infirmity, to attend to be personally examined, or is, without collusion or any reference to the suit, at so great a distance from the Court, that, in the judgment of the Court, it would be unreasonable to require his personal

attendance in Court for the purpose of giving such evidence, in which last mentioned case it shall be discretionary with the Court, having regard to the nature of the case and of the evidence given, either to allow or to refuse such deposition to be read.

XVI. No appeal shall lie from any order or decision of a Judge with res-

No appeal from Judge's order as to summons, &c.

pect to summoning or examining any party to a suit, or as to allowing a deposition to be

read under the Section next preceding.

XVII. If any party to a suit in any Civil Court of the East India Com-Document referred to in pleading to be filed. pany in either of the said Presidencies or in the Presidency of Fort William in Bengal shall,

in any plaint, answer or other pleading, refer to any document in his possession or power, not being a shop book or book of account, as a material proof or document in support of his claim or defence, he shall file such document with such plaint, answer or other pleading, and no such plaint, answer or other pleading shall be received without such document, unless, upon good and sufficient cause shown, the Court shall excuse its non-production or enlarge the time for producing it; and any adverse party shall be entitled, by himself or his vakeel, to inspect and take a copy of the document.

XVIII. In the construction of this Act, unless Interpretation Clause. where it is otherwise express-ly provided, or there is some-thing in the subject or context repugnant to such construction, or which would render such construction inapplicable to the case, the word "Court" shall mean any Civil Court of the East India Company and the word "Judge" shall include any officer or person having, by law or consent of parties, authority to examine witnesses and to act judicially; the word "suit" shall be deemed to mean and include any suit, appeal or proceeding; the word "witness" shall include all persons competent and liable to give evidence, whether parties to any suit or proceeding, or not. Words import-ing the masculine gender or singular number shall include the feminine gender or plural number, and vice versá.

XIX. This Act shall come Act when to oper- into operation on the 1st day of May 1855.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legis'ative Council on the 14th April 1855,) and is hereby promulgated for general information:—

ACT No. XI, of 1855.

An Act relating to mesne profits and to improve ments made by holders under defective titles in cases to which the English Law is applicable.

WHEREAS it is expedient, in cases to which the English Law is applicable, to limit the liability for mesne profits, and to secure to bond fide holders under defective titles the value of improvements made by them; It is enacted as follows:—

I. No person shall be chargeable with any

rents or profits of any immove-able property which he has bond fide paid over to any person of whom he bond fide held the same, notwithstanding No person to be chargeable with rent bona fide paid to a holder under defec-tive title.

it may afterwards appear that the person to whom such payment was made, had no right to receive such rents or profits.

II. If any person shall erect any building or

Value of improve-ments made by bona fide holders under de-fective titles secured to them.

make an improvement upon any lands held by him bona fide in the belief that he had an estate in fee simple, or other absolute estate, and such

person, his heirs or assigns, or his or, their under-tenants, be evicted from such lands by any person having a better title, the person who erected the building or made the improvement, his heirs or assigns, shall be entitled either to have the value of the building or improvement so erected or made during such holding and in such belief, esti-mated and paid or secured to him or them, or, at the option of the person causing the eviction, to purchase the interest of such person in the lands at the value thereof irrespective of the value of such building or improvement. Provided that the

amount to be paid or secured Value how to be in respect of such building or estimated. improvement shall be the estimated value of the same at the time of such eviction.

III. Nothing in this Act contained shall
Act to apply only extend to any case to which the English Law is not applicato cases governed by English Law. ble.

W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information:—

ACT No. XII. of 1855.

An Act to enable Executors, Administrators or Representatives to sue and be sued for certain wrongs.

WHEREAS it is expedient to enable Executors, Administrators or Representa-Preamble. tives in certain cases to sue and be sued in respect of certain wrongs which, according to the present law, do not survive to or against such Executors, Administrators or Representatives; It is enacted as follows:—

I. An action may be maintained by the Exe-cutors, Administrators or Re-

Executors may sue and be sued in certain cases for wrongs com-mitted in the life-time of a deceased person. presentatives of any person decases for wrongs committed in the life-time of a deceased person.

pecuniary loss to his estate, for which wrong an action might have been maintained by such person, so as such wrong shall have been committed. within one year before his death, and provided such action shall be brought within one year after the death of such person; and the damages, when recovered, shall be part of the personal estate of such person: and further, an action may be maintained against the Executors or Administrators or Heirs or Representatives of any person deceased for any wrong committed by him in his life-time for which he would have been subject to an action, so as such wrong shall have been committed within one year before such person's death, and so as such action shall he commenced within two years after the committing of the wrong: and the damages to be recovered in such action shall, if recovered against an Executor or Administrator, bound to a liminister according to the English Law, be payable in like order of administration as the simple contract debts of such person.

II. No action commenced under the provisions of this Act shall abate by reason of the death of either party, but the same may be continued by or against the Executors, Administrators or Representatives of the party deceased. Provided that, in any case in which any such action shall be continued against the Executors, Administrators or Representatives of a deceased party, such Executors, Administrators or Representatives may set up a want of assets as a defence to the action, either wholly or in part, in the same manner as if the action had been originally commenced against them.

W. Morgan, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information:—

ACT No. XIII. OF 1855.

An Act to provide compensation to families for loss occasioned by the death of a person caused by actionable wrong.

Whereas no action or suit is now maintainable in any Court against a person who, by his wrongful act, neglect, or default, may have caused the death of another person, and it is often-times right and expedient that the wrong-doer in such case should be answerable in damages for the injury so caused by him; It is enacted as follows:—

Action for compensation to the family of a person for loss occasioned to it by his death by actionable wrong.

Action for compensation to the family of lect or default, and the act, neglect or default is such as would (if death had not ensured) have entitled the party injured to maintain an action

jured to maintain an action and recover damages in respect thereof, the party who would have been liable if death had not ensued, shall be liable to an action or suit for damages, notwithstanding the death of the person injured, and although the death shall have been caused under such circumstances as amount in law to felony or other crime. And it is enacted further, that

every such action or suit shall be for the benefit of the wife, husband, parent and child, if any, of the person whose death shall have been so caused, and shall be brought by and in the name of the Executor, Administrator or Representative of the person deceased; and in every such action the Court may give such damages as it may think proportioned to the loss resulting from such death to the parties respectively, for whom and for whose benefit such action shall be brought, and the amount so recovered, after deducting all costs and expenses, including the costs not recovered from the defendant, shall be divided amongst the before-mentioned parties, or any of them, in such shares as the Court by its judgment or decree shall direct.

II. Provided always that not more than one

Not more than one action or suit shall be brought for, and in respect of the same subject matter of complaint, and that every such action or shall be brought within twelve calendar months after the death of such deceased person; provided that, in any such action or suit, the Executor, Administrator or Representative of the deceased may insert a claim for, and recover any pecuniary loss to the Estate of the deceased occasioned by such wrongful act, neglect or default, which sum, when recovered, shall be deemed

Plaintiff shall deliver particulars, &c.

Plaintiff shall be brought, and of the nature of the claim in respect of which damages shall be sought to be recovered.

IV. The following words and expressions are intended to have the meanings hereby assigned to them respectively, so far as such meanings are not excluded by the context or by the nature of the subject matter, that is to say, words denoting the singular number are to be understood to apply also to a plurality of persons or things; and words denoting the masculine gender are to be understood to apply also to persons of the feminine gender; and the word "person" shall apply to bodies politic and corporate; and the word "parent" shall include father and mother, and grand-father and grand-mother; and the word "child" shall include son and daughter, and grand-son and grand-daughter, and step-son and step-daughter.

W. Morgan,

Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information:—

ACT No. XIV. of 1855.

An Act for the better regulation of Military Bazars in the Presidency of Fort Saint George.

WHEREAS it is desirable to extend the provisions

Preamble. of Act XII. of 1842 to persons suing for the recovery of debts before Superintendents of Police, under the

provisions of Regulation VII. of 1832 of the Madras Code; It is enacted as follows:—

I. No person residing within the limits of any

Debt &c. not recoverable under Clause 3 of Section XXI. of Regulation VII. 1832 of Madras Code, unless person suing have been registered as a Military Bazar-man.

Military Cantonment, or carrying on any trade or business therein, shall be allowed to recover in the Court of the Officer in charge of the Police, under the provisions of Clause 3 Section XXI. of Regulation VII. of 1832 of the Madras

Code, any debt contracted in the way of trade, or for the loan of money, within any such Canton-ment, by any person subject to the jurisdiction of such Court, unless the person seeking to recover the debt shall, at the time of contracting thereof, have been registered as a Military Bazar-man within any such Cantonment.

> W. MORGAN, Clerk of the Council.

Legislatibe Council. .

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the 14th April 1855,) and is hereby promulgated for general information :-

ACT No. XV. of 1855.

An Act to amend Regulation III. of 1833 of the Bombay Regulations.

Whereas the restriction of the appointment of Joint Police Officers, under Regulation III. of 1833 of the Preamble. Bombay Code, to certain Towns has been found to be inconvenient; It is enacted as follows:-

I. It shall be competent to the Governor in Council of Bombay to appoint a Joint Police Officer of Officers to districts, &c. cers to any district of that Presidency, under the provisions of Regulation III. of 1833; and every Joint Police Officer so appointed shall be subject to all the provisions of Regulation III. of 1833, in the same manner as if the words " or districts" had been used in conjunction with the word " Towns" throughout that Regulation. gulation.

II. It shall be lawful for the Governor in And exempt them from the provisions of Sections II. and III.
Regulation III. of 1833. of the said Regulation.

> W. MORGAN. Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 27th March 1855, (communicated to the Legislative Council on the

14th April 1855,) and is hereby promulgated for general information :-

ACT No. XVI, of 1855.

An Act to amend the Law in force in the Presidency of Bombay concerning the use of Badges.

WHEREAS it is expedient to amend the provision of the Bombay Code which prohibits the use of badges by persons not in the employ of Government; It is enacted as follows:—

I. Section VI. Chapter 3 Regulation XXIII. of 1827 of the Bombay Code is repealed.

II. No person, not being a servant of Government, shall wear any belt or Badges worn by badge intended to resemble any persons not servants of Government to bear the employer's name, belt or badge worn by servants of Government, or any badge not bearing, in the characters of

a language current in the district in which it is worn, the name or designation of the party by whom the wearer is employed.

III. Whoever commits, or is accessary to the commission of, an offence under Penalty. the preceding Section shall, whether a British subject of not. be liable, on conviction before any person lawfully exercising the powers of a Magistrate or Justice of the Peace, within whose local jurisdiction the offence is committed, to a fine not exceeding one hundred rupees.

> W. MORGAN, Clerk of the Council.

Legislatibe Council.

The 14th April 1855.

THE following Bill was read a second time in the Legislative Council on the 14th April 1855, and was referred to a Select Committee who are to report thereon after the 18th of July next:-

A Bill for the better prevention of offences.

against the public tranquillity, and to amend the Law regarding the taking of Bonds for keeping the peace.

WHEREAS it is expedient to make provision for the better prevention of offen-ces against the public tranquil-Preamble. lity, and whereas diverse laws have been made from time to time regarding the taking of Bonds for keeping the peace in the Presidencies of Fort William in Bengal, Fort St. George and Bombay, and it is expedient to make the law on this subject

uniform; It is enacted as follows;—

I. When five or more persons assemble together. What to be deemed riotous assembly of may reasonably excite appresents.

The resembly to the resembly the riotous assembly of the resembly the resem persons. such assembly to overawe any public servant in the exercise of his lawful powers, or to resist the execution of any law, or of any legal process, or to commit any assault or mischief, or trespass, or to put any person in fear of hurt or assault, or unlaw-

fully to take forcible possession of any property,

Every member of such an assembly to be deemed guilty of the offence of rioting.

The full description assembly shall be deemed a riotous assembly, and every member of it shall be deemed guilty of the offence of rioting. guilty of the offence of rioting

Penalty for the of-fence of rioting.

II. Whoever commits the offence of rioting shall be punishable with fine, which may amount to two hundred rupees.

persons armed.

III. Whoever commits the offence of rioting, being armed with any weapon penalty for the of-nee of rioting by bing, or with any thing which, used as a weapon of offence, is likely to cause death, shall be punishable with imprisonment, with or without hard labour, which

nuing in a riotous as-sembly after it has been commanded to

may extend to one year, or with fine, or with both.

IV. Whoever joins or continues in any such Penalty for conti-been commanded, in the manner prescribed in Section XII. been commanded to of this Act, to disperse, shall disperse.

be punishable with imprisonment, with or without hard labour, for a term

which may extend to one year, or with fine, or with both.

Whoever commits the offence described in V. Penalty for the like the last preceding Section, being armed with any weapon for shooting, cutting or stabbing, or with any thing which, used as a weapon of offence, is likely to cause death, shall be punishable with imprisonment, with or without hard labour, for a term which may extend to two years, or with fine, or with both.

Penalty for insti-gating the commission of riot, in case such offence be commit-

VI. Whoever directly, or by the agency of another, instigates any person to commit the offence of rioting, shall, if the offence be committed by that person, be punishable with fine not exceeding

two hundred rupees.

VII. Whoever directly, or by the agency of Penalty for the like effence, if the rioter to commit the offence of rioting, shall, if that person commit the offence being armed with any weapon used for shooting, cutting or stabbing, or with any thing which, used as a weapon of offence, is likely to cause death, be punishable with imprisonment, with or without hard labour, for one year, or with fine, or with both.

VIII. Whoever directly, or through the agency of another, collects a riotous assembly, shall be punishable with fine not exceeding one assembly, shall be punishable with fine not exceeding one

IX. Whoever directly, or through the agency Penalty for collecting a riotous assembly composed of persons armed with any weapon for shooting, cutting or stabbing, or with anything which, used as a weapon of offence, is likely to cause death, shall be punishable with imprisonment with or without herd, labour, for a term ment, with or without hard labour, for a term which may extend to one year, or with fine, or with both.

Penalty on owner, &c. of the land where a ristous assembly takes place, if he does not prove notice thereof forthwith given to the Police, and that he used all the means in his power to prevent suck assembly.

X. Whenever a riotous assembly takes place on the land or premises of any zemindar, talookdar, planter, farmer, or other owner or occu-pier of land or premises, such zemindar, talookdar, planter, farmer, or other owner or occu-pier shall be punishable with fine not exceeding one thousand rupees, unless he shall

prove that he or his agents or servants gave the earliest possible notice to the Police of the fact of such assembly taking place, and used all the means in his or their power to prevent such assembly taking place.

When a breach of the peace is committed by a riotous assembly acting on behalf of an owner, &c., of land, such owner shall be liable to fine, unless it appears it appears-

That, after due pre-caution taken, he had no reason to believe that such assembly would take place.

Or that notice was forthwith given to the Police, and that all means to prevent such assembly were used.

bly taking place.

XI. Whenever a breach of the peace is any where committed by a riotous assembly, if such assembly has acted on behalf, or in the interest of any person being an owner or occupier of land as aforesaid, such person shall be punishable with fine, unless he can satisfy the Court either that, after all proper

precautions had been taken, he and his agents had no reason to believe that such an assembly was likely to take place; or that he or his agents or servants gave the earliest possible notice to the sembly taking place, or being about to take place, and used all the means in his or their power to prevent such assem-

XII. When a riotous assembly takes place, the Magistrate or the Head of the Police, or the Chief Police Officer of the nearest Police Station, shall go to the spot, and shall command the persons Station, shall go to the spot, and shall command the persons owner,&c., of the land. assembled immediately to dis-

perse. If the persons assembled do not immediately disperse, the Magistrate or other Officer shall arrest them; and for that purpose may command the aid of all persons present, and of the zemindar, talookdar, planter, farmer, or other owner or occupier of the land or premises on which the assembly may take place, and of the agents and servants of such owner or occupier.

XIII. Whoever being commanded in the man-Penalty for disobe-dience to command of ing Section to aid the Magis-Magistrate, &c. ner prescribed in the last preced-ing Section to aid the Magis-trate or Police Officer neglects trate or Police Officer, neglects, without lawful excuse, to obey such command, shall be punishable with a fine not exceeding two hundred rupees.

XIV. Magistrates are empowered to tender Magistrate may ten.

pardon to persons supposed to be guilty of rioting, on condidon. tion of their giving evidence as to the circumstances of the riot, and the persons actually engaged therein or accessary thereto.

XV. All persons, whether British subjects or not, who shall be guilty of any offence under the preceding Sections of this Act, shall be punishable, upon conviction, by any Magistrate or Session Judge within whose local jurisdiction the offence is Provise.—Limit of committed. Provided that it

Proviso.—Limit of Magistrate's juris licshall not be lawful for a Magistrate to impose any fine under this Act exceeding five hundred rupees, or to imprison an offender under this Act for a term

exceeding six months. In any case in which the Magistrate considers these penalties insufficient for the offence, he may commit the prisoner for trial

before the Session Judge.

Magistrate may commit certain pri-soners for trial by Ses-sion Judge.

Magistrate empowered in certain cases to summon persons to show cause why they should not be bound, with or without sureties, to keep the peace.

XVI. It shall be lawful for a Magistrate whenever he shall receive credible information that any person, whether a British subject or not, is likely to commit a breach of the peace, or to do any act that may probably occasion a breach of the peace,

to summon such person to attend at his office on a certain day, to show cause why he should not be required to enter into a bond to keep the peace, with or without sureties as the Magistrate shall think fit.

XVII. The summons shall set forth the substance of the information, the Form of summons. amount of the bond, and the term for which it is to be in force, and, if security is called for, the number of sureties required, and the amount in which they are to be bound respectively.

The penalty of such bond, which shall XVIII. be in the form annexed to this Penalty of Bond. Penalty of Bond. Act, or to the like effect, shall be fixed with a due regard to the circumstances of the case and the means of the party; and the amount in which the sureties shall be bound shall not exceed the said penalty.

XIX. If the person summoned shall not attend

If person summon-ed does not attend, Magistrate may issue warrant for his arrest.

on the day appointed, the Magistrate, upon proof that the summons has been served by delivery

Magistrate may issue warrant for his arrest. thereof to him, or by leaving it at his usual place of abode, may issue a warrant for his arrest. Provided always, that, whenever it shall appear to a Magistrate, upon the report of a Police Officer, or upon the gradible information to When Magistrate may issue warrant in the first instance. other credible information to

be given on oath, the substance of which report or information shall be recorded, that there is just reason to fear the commission of a breach of the peace, which may probably be prevented by the immediate arrest of any person, it shall be lawful for the Magistrate at any time to issue a warrant for the arrest of such person.

Personal attendance of person informed against may, if Magis-trate sees good cause, be dispensed with.

XX. A Magistrate may, if he sees sufficient cause, dispense with the personal attendance of the party informed against, and permit him to appear and enter into the required bond, or show

cause against such requisition by an agent duly authorized for such purpose.

XXI. If the person appearing upon summons in person or by an authorized Proceedings upon appearance of person summoned, &c. agent, or brought before a Magistrate under a warrant, controvert the information against him, the Magistrate shall proceed to try the case.

Person informed that there is occasion to bind the party informed against to be discharged if no cause keep the peace has been the peace between XXII. If the Magistrate shall not be satisfied charge him.

XXIII. If the Magistrate shall be satisfied that it is necessary for the preservation of the peace to take a bond from such party with or without security, he shall make an order accordPenalty for non-compliance with Ma-gistrate's order.

ingly, and if the party shall fail to comply with the order, it shall be lawful for the Magistrate to commit him to Jail.

XXIV. The period for which a Magistrate may

Time mentioned in bond, &c., not to exceed one year.

bind a person to keep the peace, with or without security, shall not exceed one year, and when a person shall be committed to

Jail under the last preceding Section, he shall not be detained in confinement by authority of the Magistrate beyond the term of one year, and shall be released whenever he shall comply with the order within that term.

XXV. Provided that, whenever it shall appear to a Magistrate that it is neces-Extension of time by Session Judge. Extension of time by Session Judge. sary for the preservation of the peace to bind a person beyond a term of one year, he may, before the expiration of the first year, record his opinion to that effect, and the grounds thereof, and may refer the case for the orders of the Session Judge, who, after examining the proceedings of the Magistrate, and making any further inquiry that he may think nessary, may, if he shall see cause, authorize the Magistrate to extend the term for a further period not exceeding one year; and if the party shall fail to give a bond, with security if required, for his keeping the peace for such further period as the Magistrate shall direct under the orders of the Session Judge, he may be kept in confinement for such further period, or until he shall give such bond within that period.

XXVI. A Magistrate may, if he shall see sufficient cause, discharge any bonds and securities for keep-Magistrate may dis-charge Bond and re-lease prisoner. charge Bond and re-lease prisoner. ing the peace taken under this Act, and may order the release of persons confined for default in entering into such bonds or giving such securities.

XXVII. Sureties for the peace shall at all times be discharged from fur-Discharge of sure-ties on rendering up principal. ther responsibility, on delivering up to the proper Magistrate or Police Officer the persons for whom they have become responsible.

XXVIII. Whenever it may be proved beforethe Magistrate that any such bond Procedure to en-force penalty of bond. Procedure to enforce penalty of bond. has been forfeited, he shall proceed to enforce the penalty of the bond by the attachment and sale of any of the property of the party bound thereby in the mode prescribed for the attachment and sale of property in satisfaction of decrees of the Civil Court; and if the penalty be not paid, and cannot be recovered by such attachment and sale, the party shall be liable to confinement, by order of the Magistrate, in the Civil Jail of the Station, during a period not exceeding six months.

XXIX. Whenever it may be proved before the Magistrate that any such Procedure against bond has been forfeited, if se the Magistrate, at his discretion, may give notice to the surety or sureties to pay the penalty to which they have thereby become liable, or to show cause why it should not be paid; and if no sufficient cause he shown the Magistrate may proceed cient cause be shown, the Magistrate may proceed to recover the penalty from such surety or sureties in the same manner as from the principal party.

XXX. All sentences and orders passed under this Act shall be appealable, subject to the general provi-Appeal sions which regulate appeals.

XXXI. In the construction of this Act, the construction of clude a Joint Magistrate and any person lawfully exercising

the powers of a Magistrate.

XXXII. Regulation VII. 1833 of the Bombay Code, except so far as it re-stricts the provisions of Section Act and Regulaof the same Code; Section II. Regulation III. 1831 of the Madras Code; and Section XXIX Regulation XII. 1827 of the Bombay Code: Act V. 1848, except so far as it repeals Section IV. Regulation IV. 1825 of the Bengal Code; Section V. Regulation VI. 1827 of the Madras Code; and V. Regulation VI. 1827 of the matrix Code; and Sections XVI., XXIV., XXVI., XXVII., Clause 3 Section XLIII., and Clause 4 Section XLV. Regulation XII. 1827 of the Bombay Code, in so far as they are inconsistent with the provisions of this Act—are repealed.

Form of Bond to keep the peace. inhabitant of Whereas I have been called upon to enter into a Bond to keep the peace for the term of

I hereby bind myself not to commit any act that can occasion a breach of the peace, during the said term; and in case of my making default therein, I bind myself to forfeit to Government the sum of Rupees

Dated

Form of Security to be subjoined to the Bond of the Principal.

I hereby declare myself surety for the above that he shall not commit ny act that can occasion a breach of the peace, ring the said term; and in case of his making default therein, I hereby bind myself to forfeit to Government the sum of Rupees

> W. MORGAN, Clerk of the Council.

Potifications, Appointments, &c.

No. 556.

Fort William, Home Department, The 19th April 1855.

Notification .- The following Notification by the Right Hon'ble the Governor of Bombay is re-pubshed for general information :--

GENERAL DEPARTMENT, Bombay Castle, the 7th April 1855.

The Right Hon'ble the Governor of Bombay as, under the provisions of Act 16 and 17 Vicoria, Cap. 95, Section XXII., appointed Mr. P. LeGeyt to be Legislative Councillor for the Bombay Presidency in the Council of India.

By Order of the Hon'ble the President in ouncil,

> CECH BEADON, Secy. to the Govt. of India.

Fort William, Legislative Council, The 14th April 1855.

Notification .- Arthur Malet, Esq., having resigned the Office of Legislative Councillor of the Council of India, and the Right Honorable the Governor of Bombay having appointed Phillip William LeGeyt, Esq., to be Legislative Councillor of the said Council for that Presidency, the said Phillip William LeGeyt, Esq., has this day taken the oaths and his seat in the Council.

> W. MORGAN, Clerk of the Council.

No. 552.

Fort William, Home Department, The 24th April 1855.

Notification.—The Hon'ble the President in Council is pleased to permit Mr. W. M. Dirom to resign the East India Contpany's Civil Service from the 1st proximo.

> CECIL BEADON, Secy. to the Govt. of India.

No. 706.

Orders by the Lieutenant-Governor of Bengal.

Appointments.-The 14th April 1855.-Dr. T. W. Wilson to be Professor of Midwifery in the Medical College, and Ex-Officio Obstetric Physician of the Medical College Hospital.

The 19th April 1855 .- The following Inspectors of Schools to be Ex-Officio Members of the Local Committees of Public Instruction within their respective Divisions, namely :-

Mr. R. B. Chapman, in Patna, Sarun, Chumparun, Tirhoot, Shahabad, Behar, Monghyr, Bhaugulpore and Purneah.

Mr. H. Woodrow, in Sylhet, Mymensing, Furreedpore, Pubna, Dacca, Backergunge, Noacolly and Tipperah.

Mr. W. Robinson, in Rungpore, Dinagepore and Bograh.

The 21st April 1855 .- Mr. S. B. Partridge to officiate as Professor of Materia Medica in the Medical College and as Second Physician of the Medicial College Hospital and Professor of Clinical Medicine.

Dr. J. Macpherson, Officiating Presidency Surgeon, to be Superintendent General of Vaccine Inoculation.

Leave of Absence.-The 21st April 1855 .-The Reverend R. B. Boswell, Chaplain of Saint James' Church, for fifteen months, on Medical certificate, in lieu of the leave granted to him under Orders of the 9th instant.

The 23rd April 1855.—Mr. J. J. Grey, for six months, on Medical certificate, under Section IX. of the new Rules, in extension of the leave granted to him on the 7th of August last.

Mr. H. S. Porter, Deputy Magistrate of Munglepore, for fifteen months, under Medical certificate.

W. GREY,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

No. 782 A. of 1855.

Judicial and Revenue Department, Naince Tal, the 16th April 1855.

Appointment.—Mr. Bazett Wetenhall Colvin to be Junior Assistant to the Commissioner of Kumaon.

Mining and State

DESCRIPTION OF THE PARTY OF THE

0.00 OX

W. Muir, Secy. to Govt., N. W. P.

No. 1678 of 1855.

Judicial Department,

Agra, the 17th April 1855.

Leave of Absence.—Doobey Jwala Pershaud, Principal Sudder Ameen of Saharunpore, for five days, from the 9th instant, on private affairs.

By Order of the Hon'ble the Lieut.-Governor, North-Western Provinces,

C. P. CARMICHAEL,

Asst. Secy. to Govt., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 21st April 1855.

No. 485 of 1855.—The under-mentioned Officer is permitted to proceed to Europe on Furlough on account of his private affairs, embarking for such purpose on the Steam-ship which will leave Calcutta on the 4th June next:—

First Lieutenant Alexander Decimus Toogood, of the 2nd European Bengal under the old Rules. Fusiliers,

No. 486 of 1855.—The under-mentioned Officer is permitted to proceed to Europe on Furlough on private affairs:—

Assistant Surgeon Robert For two years, Dallas Dove Allan, M. D., of the Medical Department, ... gulations.

No. 487 of 1855.—Lieutenant Colonel Archdale Wilson, of the Regiment of Artillery, is permitted to proceed to Europe on private affairs, under the old Regulations, for a period of eight months, being the residue of the Furlough, on the same account, granted to him in Government General Order No. 236, of the 18th July 1845.

No. 488 of 1855.—With reference to the 8th para of Government General Order No. 154, of the 30th January 1855, the under-mentioned Ensign, recently posted, is, at his own request, transferred to the Corps specified opposite to his name:—

Ensign A. Stewart, from the 49th Regiment Native Infantry to the 16th Regiment Native Infantry (Grenadiers,) at Meean Meer, as Fifth Ensign.

No. 489 of 1855.—The under-mentioned Officer has returned to his duty on this Establishment without prejudice to his rank, by permission of the Hon ble the Court of Directors:—

Date of Arrival at Kurrachee.

No. 490 of 1855.—The following Notification from the Foreign Department is published in General Orders:—

No. 1431, dated 13th April 1855.—Lieutenant H. Mackenzie, Assistant Settlement Officer, Goojrat District, has obtained leave of absence on private affairs from the 10th instant to the 1st June next, under the Rules applicable to Military Officers on Staff employ.

Lieutenant A. Johnson, Assistant Commissioner, Jhung, has obtained one month's leave of absence from the 20th instant, or from such date as he may avail himself of the same, under the Rules applicable to Military Officers on Staff employ.

Fort William, 23rd April 1655.

No. 491 of 1855.—The name of Family Pensioner Gunnesspersaud, No. 1405, Dinapore Circle, who fraudulently obtained admission to the Pension Establishment, by General Order by the Commander-in-Chief of the 12th May 1846, as the son of the late Gungabissoon, Sepoy, Volunteer

Regiment, he being in reality the younger brother of the deceased, is struck off the Pension List from the date of last payment made to him.

No. 492 of 1855.—The services of Surgeon T. Thomson, M. D., are placed at the disposal of the Government of Bengal, with effect from the date of his return from Furlough.

No. 493 of 1855.—It is notified for general information, that the Hon'ble the Court of Directors have been pleased to fix the rate of Exchange for Officers' Family Remittances and Effects, in the official year 1855-56, at (1s. 11d.) one shilling and eleven pence the Company's Rupee.

Fort William, 24th April 1855.

No. 494 of 1855.—The under-mentioned Officer is permitted to proceed to Europe on Furlough on private affairs:—

No. 495 of 1855.—Pensioned Sepoy Unmole Tewaree, late of the 60th Regiment, No. 874, Benares Circle, having been proved to have connived in the fraud practised by Family Pensioner Goordeal Sing, No. 524, also of the Benares Circle, is struck off the Pension List from the date of last payment made to him.

No. 496 of 1855.—The Hon'ble the President of the Council of India in Council is pleased to make the following promotions:—

Infantry.

Major and Brevet Lieutenant
Colonel William Riddell to
be Lieutenant Colonel,
60th Regt. Native Infantry.
Captain and Brevet Lieutenant
Colonel Richard Drought to
be Major,
Lieutenant John Charles Hay
to be Captain of a Company.
Ensign Clarence Comyn Taylor
to be Lieutenant,

From the 24th April 1855, in succession to Lieutenant Colonel Arthur Knyvett, retired.

63rd Regt. Native Infantry, Lieutenant • George Sinclair to be Captain of a Company, Ensign Dashwood Ross to be Lieutenant,

From the 17th April 1855, in succession to Captain and Brevet Major Francis Alexander Williamson, decessed.

No. 497 of 1855.—Pensioned Sepoy Sewdeen, late of the 74th Regiment Native Infantry, then

called 6th Extra Regiment Native Infantry, (No. 5067, Allahabad Circle,) having been proved to have connived in the fraud practised by Family Pensioner Sookah, No. 17177, also of the Allahabad Circle, is struck off the Pension List from the date of last payment made to him.

F. D. ATKINSON,

Offg. Secy. to the Govt. of India,

in the Mily. Dept.

Potification. .

Balls at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal:—

DISTRICTS.	Amounts available on this date.
Backergunge,	
Balasore,*	1,25,000
Bogra,*	59,000
Burdwan,	47,000
Cuttack, C. D.,*	
Dacca,	20,000
Dinagepore,	5,000
Furreedpore,	15,000
Gowalparah,	THE RESIDENCE OF A SECURITY OF THE PARTY OF
Jessore,	1,000
Jorehaut,	1,00,000
Kamroop,	1,00,000
Malda,	1,000
Nuddea,	36,000
Pooree,	20,000
Pubna,*	30,000
Rungpore,	2,000
Sylhet,*	1,00,000
Tipperah,*	1,00,000

EDMUND DRUMMOND,

Accountant to the

Govt, of Bengal.

Accountant's Office, The 24th April 1855.

* N. B.—These Treasuries will be cleared shortly if the amounts available are not taken up in Bills.

Dotte.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M., on Tuesday, 1st May 1855, on behalf of Lieutenant Tucker, Executive Engineer, Midnapore Building and Road

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "Constructing a Building at Diamond Harbour, for the purposes of the Electric Telegraph."

Time for execution, (4) Four Months.

Specification and further information to be obtained from the Civil Architect's Office, in Cal-

A deposit in Cash of (100) One Hundred Rupees, is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces.

C. B. Young, Capt., wasped and a photogram Civil Architect.

Dotice.

1st. TENDERS are invited for the transport of broken Stone for Road Metalling, from the Peerpointee (Rajmahal) Stone Quarries to Calcutta and the neighbourhood on the Hooghly or Bhageeruttee.

2nd. Parties t Sering must specify the number of Bazer Maunus they engage to convey, and

the cost per 100 Maunds.

3rd. The Stone must be landed before the 31st

day of October next.

4th. Tenders must be presented at the Office of the undersigned in the Calcutta Police, on or before the 30th April, and they will be opened on the following day, at 3 P. M., in the presence of the parties interested.

By order of the Chief Engineer, Lower Provinces,

> ROBT. J. ROSE, Supdt. of Subn. Roads.

Calcutta, Police Office, 26th March 1855.

Dotice.

CALCUTTA COURT OF SMALL CAUSES.

UNDER the Orders of Government, the COURT OF SMALL CAUSES will be closed, from the 1st to the 15th proximo, both days inclusive, for its Summer Vacation.

Of to sor O. TEMPLE, Charles

Offg. Clerk of the Court.

18th April 1855.

Buzlur Ruhman, an infant, under the age of sixteen years, by his next friend Ally Affsur, Complainant, and

Moulvie Munneeruddeen, Kissensoonder, Roy, Attaur Ruhman Amatunnissa Bibee, Fukrunnissa Bibee, Budrunnissa Bibee, Ma-likunnissa Bibee and Zillur Ruhman, Defendants

By original Bill,

and Attaur Ruhman, Complainant,

and Buzlur Ruhman, Moulvie Munneeruddeen, Hum-phrey Bohun Devereux, Zillur Ruhman, Amatun-nissa Bibee, Fukrunnissa Bibee, Budrunnissa Bibee, and Malikunnissa Bibee, Defendants.

By Cross Bill.

said decree.

PURSUANT to a decree of the Supreme Court of Judicature at Fort William in Bengal, made in these Causes, bearing date the Fifteenth day of December last, the Creditors of Shaik Golaum Suffdar, late of the Town of Calcutta, Mahomedan Inhabitant, deceased, who died in or about the month of March, in the year of Christ One Thousand, Eight Hundred and Fifty-three. are hereby required to come in and prove their respective debts, before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court-By Cross Bill.) House, or in default thereof, they will be excluded the benefit of the

Marylean's Stee Salls

John Cochrane,

Master.

onity - f-Hall to putting of: P. J. PAUL, unless | -of a good regate to

Attorney for Attaur Ruhman. * CALCUTTA; CALCUTTA;
Supreme Court, Master's Office,
The 19th day of April 1855.

To BE SOLD, pursuant to a Decree of the Supreme Court of Judicature at Fort William in Bengal, bearing date the Sixth day of December 1854, wherein Maurice FitzGerald Sandes, Administrator of the Estate and Effects of William FitzGerald Crawley, deceased, is Complainant, and Kenneth Macleod and Charlotte Quin are Defendants, with the approbation of John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, some time in the month of May next, of which due Notice will be given, of May next, of which due Notice will be given, the following house, that is to say:—All that brick-built Messuage, Tenement or Dwelling House, and piece or parcel of Land or Ground thereunto belonging, and on part whereof the same is erected and built, containing by estimation one biggah, eighteen cottahs and thirteen chittacks (more or less,) situate in Theatre Street, in Short's Bazar, in the Town of Calcutta, being numbered 18½, in Theatre Street, aforesaid, and bounded on the North by Theatre Street, on the South by a House and Premises new or lately occupied by Mrs. Adam Nicholson, on the East partly by Premises occupied by Mr. Bell and partly by a House of Mr. George Higgins, and on the West by a Messuage or Dwelling House occupied by Mr. Devenish.

Particulars may be had at the Master's Office, Supreme Court, or from Messrs. Sandes and

Watts, Attorneys, for the Complainant, at their | 1st day of May next, at the hour of 10 o'clock in Office, No. 1, Council House Street.

JOHN COCHRANE,

Master. Stroff errly

MESSRS SANDES AND WATTS, Attorneys.

troude observe

CALCUTTA,
Supreme Court, Master's Office,
The 23rd April 1855,

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Pro-On Monday, the 23rd day of April instant, it sonocoomar Paul, of Gopeekissen Paul's Street, an Insolvent. was, on the petition of Bungshee Doss, Denonauth Coondoo, Nocooran Insolvent. an Insolvent. J nauth Coondoo, Nocoorchunder Shaw, and Janokynauth Coondoo, carrying on business in co-partnership, under the style of Nocoor Shaw, Bungshee Doss, Creditors of the said Insolvent, adjudged that the said Insolvent had committed an act of Insolvency under the provisions of the Act XI. Vic. cap. XXI., and by another order of the same date, the Estate and Reference of the said Insolvent were vested in the Effects of the said Insolvent were vested in the Official Assignee.

Supreme Clare, or from Masons States of

Judge, Vrignon and Judge, Attorneys.

In the matter of Lollchund Sircar, late a Gomastah in the Firm of Nanickchund Manickchund, of Burra Bazar, in Calcutta, Cloth Mer-chant, but now unemployed, an inhabitant of Patooriahghatta, in Calcutta, an Insolvent.

Notice, that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commis-sioner of the Insolvent Court, on Tuesday, the

the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, must appear before the said Court at the time and place aforesaid.

Sherrington, Attorney.

In the matter of Shaik Notice, that an appli-Peerbux, of Machooa cation for an ad inte-Bazar, in Calcutta, late a Shop-keeper and now Calcutta aforesaid, Shop-

in the forenoon.

rim protection order has a Shop-keeper and now been this day made by Foreman of the Shop of the said Insolvent, and Denonauth Day, also of that such application will be heard and diskeeper, an Insolvent. posed of by the Acting Commissioner of the Insolvent Court, on Tuesday, the 1st day of May next, at the hour of 10 o'clock

** "Any Creditor of the said Insolvent, disirous of opposing such application, must appear before the said Court, at the time and place aforesaid.

Linton, Attorney. Chief Clerk's Office, 24th April 1855.

For Dacca and Gowhatty in Assam.

THE Thames, with the Goomtee in tow, will be despatched on or about the 27th instant.

For Freight and Passage apply at the Government Boat Office.

By order of the Superintendent of Marine,

J. WOODLEY, Clerk of the Govt. Boat Office.

6,836 9 10

The 20th April 1855.

Ancahonanted Service Camila Mensian Cund

A A A A A A A A A A A A A A A A A A A	rvice Family pension Juno.	16-1 17-5 S	10	4.00
hearing quie the Sixth day of Become of	WIDOWS' FUND.		CISS Tools	
Amount at Credit of Reserve Fund on 1st Amount to be credited on 1st May 1855,	May 1854, 2,5		0	(
all a first. he nonrelevents site and signal and all and signal flowers.	Andrew And bushessend How west home than 3.1	3,208	0	(
Interest on Co.'s Rs. 3,13,208 for one year, at	6 per cent.,	8,792	0	(
70 7077 77	nd, after adjusting the reduction of 40 per	402	4	
Estimated net divisible sum for 1855-56,	density	9,194	4	2
who shall have completed five years' consecut	at. in the Monthly Subscriptions for Wives of 203 ive payments on or before the 30th April 1855, a which came into operation from 1st May 1849.	ind wh	o n	wo
Amount at Credit of Reserve Fund on 1st May Amount to be credited on 1st May 1855,	1854.	5,000 8,821	0	0
as held the got beigness essented to	with the fall and great bearing of Him severes	3,821	0	0
The state of the s	的 物种种种的 的现在分词,不同种种的,不可能用的人类的一种,可能是一种的一种的一种的一种的一种的一种的一种的一种,可能够有一种的一种的一种的一种的一种的一种的一种	15020000	2000	827
Interest on Ce.'s Rs. 83,821 for one year, at 6	per cent.,	5,029		1
Interest on Co.'s Rs. 83,821 for one year, at 6 Probable balance of Interest on Reserve Fur cent. allowed for 1854-55,	per cent., d, after adjusting the reduction of 10 per	10.00		9

Against this will have to be debited to make up the deficiency in the payments of about five Subscribers, whose Subscriptions are less than the rates laid down in the new Tables of Rates, as per Proposition 3 of Circular dated 15th December 1852,

478 2 0

Estimated net divisible sum for 1855-56,

6,358 7 10

which will admit of a reduction of 30 per cent. in the Monthly Subscriptions for Children of 135 Subscribers, who shall have completed five years' consecutive payments on or before the 30th April 1855, and who now pay according to the modified Tables of Rates which came into operation from 1st May 1853.

H. Andrews,

Secretary.

Fund Office, The 20th April 1855.

ABSTRACT STATEMENT of the Uncovenanted Service Family Pension Fund in the 2nd Quarter of the Official Year 1854-55, compared with the corresponding Quarter of the Year 1853-54.

	In the 2nd Quarter, ending 31st Oc- tober 1854.			In the 2nd Quarter, ending 31st Oc- tober 1853.		
Balance at credit of the Fund on the Government Books, in the beginning of the 2nd Quarter of each year,Co.'s Rs. Interest,	52,643 87,515	11 15 14	0 3 0	8,13,596 32,987	3	₉
Total, Co.'s Rs.	9,93,223	8	8	8,46,584	2	_4
Pensions paid in the Quarter under review,	18,571 2,078 * 4,558	3 12 15	9 3 0	17,436 2,475 3,917	9 1	9 0
Total, Co.'s Rs.	25,203	15	0	23,828	14	9
Balance on the 31st October 1854 of each Quarter under review on the Government Books,	9,68.019	9	3	8,22,755	3	
Subscriptions,	12,467 6,865	2 0	8 10	10,924 6,660	7	6
Net Monthly Income, exclusive of Interest upon Capital, Co.'s Rs.	5,602	1	10	4,264	0	0

sandings) lo Valuetipes pro		Number of Subscribers.	Nominees on Widow's Fund.	Nominees on Children's Fund.
In		100 Table 100 Ta	eta II victoria	CONTROL TRANSPORT
1853-54,		455	368	624
1854-55,	•	519	419	710

GEO. W. KELLNER, Accountant and Collector.

N. CAMPBELL, Auditors.

H. Andrews,

Secretary.

FUND OFFICE,
The 5th December 1854.

ABSTRACT STATEMENT of the Uncovenanted Service Family Pension Fund in the 3rd Quarter of the Official Year 1854-55, compared with the corresponding Quarter of the Year 1853-54.

TO STATE OF THE PROPERTY OF TH	In the 3rd Quarter, ending 31st Ja- nuary 1855.			In the 3rd Quarter, ending 31st Ja- nuary 1854.		
Balance at credit of the Fund on the Government Books, in the beginning of the 3rd Quarter of each year, Co.'s Rs. Receipts and Credits in the 3rd Quarter of each year,, Interest,,		9 12	3 6		3 12 12	7 2 3
Total, Co.'s Rs.	10,03,199	5	9	9,04,165	12	0
Pensions paid in the Quarter under review,	18,572 2,324 4,407	9	3 0 6	17,674 2,047 3,907	13 10 4	3 11
Total, Co.'s Rs.	25,303	12	* 9	23,629	12	2
Balance on the 31st January 1855 of each Quarter under review on the Government Books,	9,77,895	9	• 0	8,80,535	15	10
MONTHLY RECEIPTS AND DISBURSEMENTS.	100	100	di pol	Section 1	1 000	
Subscriptions,	12,616	10	2	11,505	0	6
mated Contingencies,,	7,007	10	5	6,535	0	6
Net Monthly Income, exclusive of Interest upon Capital, Co.'s Rs.	5,608	15	9	4,970	0	0

	Number of Subscribers.	Nominees on Widow's Fund.	Nominees on Children's Fund.
In	e part to sell part		The state of the s
1853-54,	477	389	659
1854-55,	520	422	723

GEO. W. KELLNER, Accountant and Collector.

N. CAMPBELL, R. C. TULLOH, Auditors.

Published by order of the Directors,

H. Andrews, Secretary.

FUND OFFICE,
The 28th March 1855.

Agra and United Serbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRAAND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta, or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will be 4 per cent.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street; } Calcutta, 30th January 1855.

Adbertigement.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855-

The Oriental Bank Corporation will under-take the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due on the following terms :-

If to be remitted through the Corporawithout charge.

If to be paid in India, a commission will be charged of 1 P Cent.

On returning Government Paper, or Share Certificates out of safe custody, or if sold, on paying the proceeds of such sale in India, a com-

mission will be charged of 1 4 Cent.

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Cor-... without charge. poration, ...

WM. ANDERSON, Agent.

ORIENTAL BANK CORPORATION, Calcutta, 29th January 1855.

Dotice

Is hereby given, that MR. WILLIAM HENRY RIP-LEY, the Deputy Manager of the North-Western Bank of India, has been duly elected to officiate as Manager during the temporary absence in England of the undersigned, accordingly all Bills and Hoondees should be made payable to him, and all letters connected with the business of the Bank addressed to him in that capacity.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, No. 4, Council House Street, Calcutta, 17th March 1855.

Uncobenanted Serbice Bank.

NOTICE.—A Special General Meeting of the Shareholders of this Bank will be held at the Bank Office, at Agra, in the Civil Lines, on Tuesday, the 10th July 1855, at 6 P. M., in terms of Section IV. of Act XLIII. of 1850, for the purpose of resolving that the Bank shall be registered under the above Act.

By order of the Directors,

M. B. ELIAS,

Secretary.

Unc. S. Bank, Agra, The 17th March 1855.

Dotice.

THE Interest and Responsibility of the undersigned, as a Share-holder in the Simla Bank, ceased on the 17th April 1854.

GEO. RAE.

Garrison Surgeon, Agra.

CALCUTTA, 16th April 1855.

Dotice.

THE Partnership heretofore subsisting between the under-signed, as Auctioneers and Commission Salesmen, under the Firm of MUIR, SEAL AND COMPANY, has been this day dissolved by mutual consent.

All debts due and owing to the said Firm will be collected and received, and all liabilities paid by the under-signed, Madubchunder Seal, who is duly authorized to wind up and close the affairs of the said Firm.

> THOMAS MUIR. कि प्राथव हों म भीन।

CALCUTTA, The 20th day of April 1855.

WANTED a passage to England by a person who would mess with the Crew. Address, stating terms, J. W., Calcutta Gazette Office.

LOST OR MISLAID.—A Certificate, No. 2091, for one Share in the Capital Stock of the Bank of Bengal, standing in the names of Lieutenant-Colonel John Welchman, Captain R. A. Ramsay, and J. L. Russell, Esq., since deceased.

Any person giving information regarding the above Certificate to Messrs. Lyons and Bell, Attornies at Law, Esplanade Row, Calcutta, will be rewarded if required.

LOST .- Second Halves of Bank of Bengal Notes, No. 00398, for Co.'s Rs. 500, and No. 50690, for Co.'s Rs. 100, payment of which has been stopped at the Bank.

LOST or STOLEN.—By Raja Prankist Sing, at Mymensing, the Second Half of Bank of Bengal Note, No. 3818, for Rupees 250, the payment of which has been stopped at the Bank.

LOST OR STOLEN.—Bank of Bengal Note, No. 01563, for Rs. 250, payment of which has been stopped at the Bank.

Post Office Notifications.

No. 3717. OVERLAND MAIL.

THE Overland Mail via Marseilles and Southampton, and the intermediate Ports, (Madras, Ceylon and Aden,) per P. and O. Co.'s Steamer Hindostan, will be closed at this Office on Thursday, the 3rd proximo.

Letters for the United Kingdom, directed via Marseilles, cannot be pre-paid in this Country.

payment of Steam Postage on Letters vid Southampton is optional.

Steam Postage on all Letters for Foreign Europe vid Marseilles or vid Trieste, and for the United Kingdom vid Trieste, as well as for places in the Mediterranean, Egypt, and Suez, must be pre-paid;

but Letters for Foreign Europe vid Southampton cannot be pre-paid.

Letters for the United Kingdom, directed via Trieste, if posted unpaid (or insufficiently paid by Stamps,) will be forwarded to London vid Marseilles. Those for Foreign Europe will be sent to London vid Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be detained and treated as unclaimed Letters.

No money will be received in payment of Postage, which must be paid by Stamps.

Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despatched by the P. and O. Co.'s Steamers, are chargeable with Steam Postage, the pre-payment being optional. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, and must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of posting.

Letters for Ports in China (except Hong-Kong,) Manilla, Batavia, Java, Bourbon, or any place not a British possession, must be pre-paid by Steam Postage, Newspapers at 9 pie each, and Price Currents 1 anna and 6 pie each.

Only one paper can be sent in one cover.

C. K. Dove, Deputy Post-master General.

FORT WILLIAM; General Post Office, The 24th April 1855.

BENEFIT BENEFIT SHIP BIGHNING

Datice.

No. 1908.

TREASURE to a very large amount has lately been conveyed by the Government Waggon Train, under the cover of bales of Cloth, and the knowledge of this having oozed out, there is reason for believing that highway robbery of the Train has resulted in more than one instance.

The parties who forward Treasure by the Waggon Train are warned of the risk they incur; and as the property of the Public is thereby endangered, it is requested, that Treasure may not be transmitted in this manner in future. No compensation for loss, under such circumstances is ever granted.

Post-master General.

CAMP INDORE. 7th March 1855.

The above Notice from the Post-master General, N. W. P., is published for general information.

J. R. BURLTON BENNETT.

Post-master General.

Calcutta, 19th March 1855.

No. 2305.

NOTICE is hereby given, that separate Mail Bags for Kedgeree, independent of the Calcutta Mails, will in future be made up at Hong-Kong, Singapore and Penang, to enable Merchants and others residing at those places to send to the Officer in charge of the Electric Telegraph at Kedgeree letters containing messages for their constituents in Calcutta.

J. R. BURLTON BENNETT,

lo emental and a supplied

Post-master General of Bengal.

The 21st April 1855.

IT is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday the 16th April and Sunday the 22nd April 1855, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on the dates specified:—

Letters received on dates, from and to	By what Ship des- patched.	Bound to	Remarks.
17th to 20th ditto, 16th to 19th ditto,	Viola,	Melbourne,	Left town on the 17th April 1855. Ditto on the 21st ditto. Ditto on the 20th ditto. Will sail in a day or two. Left town on the 22nd April.

C. K. DOVE, Deputy Post-master General.

athom to recently demonstrately and

Calcutta, General Post Office, 24th April 1855.

All the second second second



The Calcutta Gazette.

Dublished by Authority.

Potifications.

THE 14TH MAY 1853.—The Government of Bengathaving entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECUL BEADON.

CECIL BEADON,
Secy. to the Govt. of Bengal.

THE 2ND FEBRUARY 1855.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CECIL BEADON, Secy. to the Gort, of India.

SATURDAY, APRIL 28, 1855.

Potifications, Appointments, &c.

No. 570.

Fort William, Home Department, The 27th April 1855.

Notifications.—Mr. G. H. M. Batten, of the Civil Service, reported his return on the 16th instant, from the leave of absence granted to him by the Hon'ble the Lieutenant-Governor North-Western Provinces.

No. 571.

Mr. S. J. Becher, Judge of Azimgurh, reported his departure to Europe on the Steam-ship Bentinck on the 24th instant, under the leave granted to him by the Hon'ble the Lieutenant Governor of the North-Western Provinces, in Orders of the 20th February last.

No. 572.

Messrs, R. K. Dick and E. Bentall reported their departure for England by the Steam-ship Bentinck, which vessel was left by the Pilot at Sea on the 24th instant.

OECIL BEADON, Secy. to the Govt. of India.

No. 95.

· Foreign Department,

Ootacamund, the 13th April 1855.

Notification.—The Most Noble the Governor General is pleased to appoint Mr. Gore Ouseley to be a Settlement Officer in the Shahpore District, Punjab.

G. F. EDMONSTONE,

Secy. to the Govt. of India,

with the Governor General.

No. 1482.

Fort William, Foreign Department, The 27th April 1855.

Lieutenant-Colonel H. C. Rawlinson, C. B., Political Agent in Turkish Arabia, has obtained one month's leave of absence, on Medical certificate, from the 1st ultimo, under the Rules applicable to Military Officers on Staff employ, to visit Bombay, preparatory to applying for furlough.

Commander J. F. Jones, I. N., received charge of the Office of Political Agent, Turkish Arabia, and of the Treasury, from Lieutenant-Colonel H. C. Rawlinson, C. B., on the 1st ultimo.

No. 1483.

The Honorable the President in Council is pleased to appoint Captain A. B. Kemball, Resident in the Persian Gulf, to officiate as Political Agent in Turkish Arabia, during the absence, on leave, of Lieutenant-Colonel H. C. Rawlinson, C. B.

No. 1484.

Mr. C. W. Lennox, Extra Assistant at Hooshiarpoor, has obtained leave of absence, under Medical certificate, for eight months.

No. 1485.

Notification.—The Hon'ble the President in Council is pleased to publish for general information, the under-mentioned Despatch from Mr. Charles J. D. Cole, Her Majesty's Vice-Consul, and the Hon'ble Company's Agent at Juddah, dated the 16th February last, No. 4.

No. 4 of 1855.

FROM

CHARLES J. D. COLE, Esq., Her Majesty's Vice-Consul and Hon'ble Company's Agent, Juddah.

To

H. L. ANDERSON, Esq.,

Secretary to Govt., Bombay. Dated 16th Feb. 1855.

WITH reference to my letter, No. 14, of 22nd August 1854, I have now the satisfaction to report, that, having received a second Vizierial letter from Constantinople, the salt monopoly is abolished, as also the levying of the various charges on our commerce under the denomination of "Ihtasibiah."

The Indian Commerce therefore is now free 2 of all charges other than the Customs duties in all the ports of the Red Sea, directly subordinate to this Government: viz, Massowa, Sonakin, Gonfoda and Yembo; and I have also forwarded a copy of the said Vizierial letter to the Governor of the Yemen, accompanied by a letter from the Governor of this province, which I trust will have the effect of causing all undue exactions at the ports in the Yemen to be abolished likewise.

I have the honor to be, &c., (Sd.) C. J. D. COLE. By Order of the Hon'ble the President in Council,

. CECIL BEADON, Secy. to the Govt. of India.

No. 723.

Orders by the Lieutenant-Governor of Bengal. Appointments—The 20th April 1855.—Mr. J. Hughesdon to be Collector of Customs at Akyab.

The 24th April 1855 .- Mr. J. H. Young to be

Civil and Sessions Judge of East Burdwan.

Mr. V. H. Schalch to be Joint Magistrate and Deputy Collector of Noacolly, but to continue to officiate as Magistrate, Collector and Salt Agent

of Balasore, until further orders.

Mr. S. F. Davis to be Magistrate of Rungpore. Mr. H. A. R. Alexander to be Joint Magistrate and Deputy Collector of the Second Grade.

Dr. C. Archer to officiate as Civil Assistant Surgeon of H. Frah.

The 25th April 1855.—The following Officers, of the Department of Public Works, are appointed to be Deputy Magistrates, under Act XV. of 1843, in the Districts mentioned, and to exercise the powers of an Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807, in those Districts

Lieutenant L. Russell, Executive Engineer, 1st Division, Dacca and Arracan Road, in Tipperah, Noacolly and Chittagong.

Lieutenant S. C. Jervis, Executive Engineer, 2nd Division, Dacca and Arracan Road, in Chitta-

Lieutenant C. J. Mead, Executive Engineer, 3rd Division, Dacca and Arracan Road, in Noaf and

Mr. A. A. Swinton to be Magistrate of Dinagepore, but to continue to officiate as Collector of Monghyr, until further orders.

Mr. O. Toogood to be Magistrate of Moorsheda-

The above appointments will take effect from the 7th instant.

Moulavy Russeedoon Nubbee, Law Officer of Hooghly, is vested with the special powers describ-ed in Clause 3, Section II. Regulation III. of 1821 in that District.

The 26th April 1855.—Lord H: U. Browne to officiate as Magistrate of Shahabad during the absence of Mr. F. B. Drummond, or until further orders.

The 27th April 1855 .- Mr. A. Sconce to officiate as Commissioner of Revenue and Circuit for the Chittagong Division.

Mr. R. M. Skinner to officiate as Civil and Sessions Judge of Nuddea, and to exercise the powers of a Special Commissioner under Regulation III. of 1828, in that District.
Mr. O. W. Malet to officiate as Civil and Ses-

sions Judge of Jessore.

Leave of Absence.—The 24th April 1855.— Mooftee Irradut Allee, Sudder Ameen and Law Officer of Tirhoot, for one month, in extension of the leave granted to him on the 27th of December

Moulavy Zuhoor Ali, Law Officer of Shahabad for two months, on private affairs, from the 16th of July next.

Moulavy Imdad Ally, Sudder Ameen and Sudder Moonsiff of Mymensing, for one week, on Medical certificate.

The 26th April 1855.—Mr. F. B. Drummond, Magistrate of Shahabad, for one month, under Section XV. of the New Absentee Rules.

Mr. E. Drummond, Assistant to the Joint Magistrate and Deputy Collector of Malda, for one month, under Section XV. of the new Absentee

The 27th April 1855 .- Mr. W. B. Buckle, Collector of Hooghly, from the 1st proxime to the date on which he may proceed to Sea, under Section XIII. of the new Absentee Rules.

Notifications.—The 25th April 1855.—Mr. W.

R. Best, of the Civil Service, has been permitted

to proceed to Europe on furlough.

Dr. T. Thomson assumed charge of the Honorable Company's Botanical Garden on the 17th instant.

The unexpired portion of the leave granted to Major T. Simpson, Principal Assistant to the Commissioner of Chota Nagpore, on the 5th ultimo, has been cancelled from the 24th instant, the date on which the Steam-ship Bentinck was left by the Pilot at Sea.

The 27th April 1855.—The Reverend R. B. Boswell reported his departure from India on the 24th instant, in the Steam-ship Bentinck.

W. GREY,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

No. 801 A. of 1855.

Judicial Department,

Nainee Tal, the 19th April 1855.

Leave of Absence.—Cazee Zeaoollah Khat Second Principal Sudder Ameen of Goruckpo for twenty-one days, in extension of the leav granted him in Orders of 17th ultimo.

No. 803 A. of 1855.

Mr. Trevor John Chicheley Plowden, Civil and Sessions Judge of Ghazeepore, for one month, under Section XIII. of the new Absentee Rules, from the date of his availing himself of the leave.

No. 805 A. of 1855.

Judicial and Revenue Department.

Mr. Charles James Harley Richardes, Assistant to the Magistrate and Collector of Goorgaon, for two months, under Sections XIII. and XV. of the new Rules, from the date of his availing himself of the leave.

No. 807 A. of 1855.

Appointment .- Lieutenant F. A. Fenton, 7th Madras Light Cavalry, to officiate as an Extra Assistant to the Commissioner, Saugor and Nerbudda Territories.

No. 809 A. of 1855.

Leave of Absence.—Mr. Frederick Shaw, As-Gistant to the Magistrate and Collector of Futtehpoor, for twenty days, under Section XV. of the new Absentee Rules, in extension of the leave granted him in Orders of 11th January last. W. MUIR,

Secy. to Govt., N. W. P.

No. 1482 of 1855.

General Department.

Agra, the 14th April 1855.
Notification.—The Honorable the Lieutenant-Governor is pleased to appoint the following gentlemen to be Members of the Local Dispensary Committee at Saharunpore:

Mr. R. J. Taylor, Officiating Civil and Sessions

Mr. R. M. Edwards, Joint Magistrate and Deputy Collector.

No. 1559 of 1855. The 20th April 1855.

Leave of Absence.-Brojonauth Bundoo, Sub-Assistant Surgeon, in charge of the Jubbulpoor Dispensary, for three months, on private affairs, to visit Calcutta.

By Order of the Hon'ble the Lieut.-Governor,

North-Western Provinces.
C. P. CARMICHAEL,

Asst. Secy. to Govt., N. W. P.

General Order by the Most Noble the Governor General of India.

Octacamund, 11th April 1855. The appointment of Captain R. Thatcher, 9th Regiment Native Infantry, to be a Deputy Superintendent, and that of Lieutenant C. W. D'Oyly, 58th Regiment Native Infantry, to be a First Class Assistant in the Stud Department, as notified in General Orders by the Most Noble the Governor General dated 31st of March 1855, are to have effect from the 24th of that month.

R. J. H. BIRCH, Colonel,
Secy. to the Govt. of India, Mily. Dept.,
with the Governor General.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 24th April 1855.

No. 498 of 1855.—The name of Family Pensioner Sookall Tewarry, No. 394, Benares Circle, who fraudulently obtained admission to the Pension Establishment by General Orders by the

Commander-in-Chief of the 17th July 1844, as the son of the late Pudaruth Tewarry, Sepov, 2nd Regiment Grenadiers, he being in reality the nephew of the deceased, is struck off the Pension

List from the date of last payment made to him.
Pensioned Sepoy Goorbuccus Misser, No. 2433, one of the sureties, and whose connivance in the fraud above referred to has been established, is in like manner to be struck off the Pension List from the date of last payment made to him.

Fort William, 25th April 1855.

No. 499 of 1855 .- At the recommendation of the Medical Board, Sub-Assistant Surgeon Buddinath Bromo, attached to the Government Charitable Dispensary at Chittagong, is promoted from the 3rd to the 2nd Class of Sub-Assistant Surgeons, with effect from the 16th June last.

No. 500 of 1855 .- The under-mentioned Officer is permitted to proceed to Europe on leave of absence on Sick certificate :-

Captain Edwin Thomas, of the 3rd European Regiment, ... The Regulations.

No. 501 of 1855 .- The following Notifications. issued by the Hon'ble the Lieutenant-Governor of Bengal, are published in General Orders :-

Appointments .- The 21st April 1855 .- Mr. S. B. Partridge to officiate as Professor of Materia Medica in the Medical College, and as Second Physician of the Medical College Hospital and Professor of Clinical Medicine.

Dr. J. Macpherson, officiating Presidency Surgeon, to be Superintendent General of Vaccine

Inoculation.

No. 502 of 1855 .- Her Majesty's 14th Light Pragoons is transferred from the Bengal to the Bombay Establishment from the date of its quitting Mhow, viz., the 19th March 1855.

Fort William, 26th April 1855.

No. 503 of 1855 .- The under-mentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Honorable the Court of Directors :-

Date of Arrival at Kurrachee.

Assistant Surgeon John Hooper, of the Medical 3rd February 1855. Department,

No. 504 of 1855.—The Honorable the President of the Council of India in Council is pleased to make the following promotions in the Ordnance Commissariat Department :-

Sub-Conductor James Hur-

ley to be Conductor, Officiating Sub-Conductor James Tormey to be Sub-Conductor,

Extra Officiating Sub-Conductor Robert Jones to be Officiating Sub-Conductor, ...

Staff Serjeant Mathew Quick, 2nd Company of Artillery, Gwalior Contingent, to be Extra Officiating Sub-Conductor, From the 8th of March 1855, vice Conductor T. Mills, transferred to the ln-Pension valid Establishment.

Fort William, 27th April 1855.

No. 505 of 1855 .- The Hon'ble the President of the Council of India in Council, with the concurrence of the Most Noble the Governor General of India, is pleased to make the following ap-

Captain R. R. Adams, 12th Regiment Native Infantry, to be Brigade Major to the Punjaub Irregular Force.

No. 506 of 1855.—Resaidar Mirza Ellahie Beg, of the 2nd Regiment Irregular Cavalry, is admitted to the 3rd Class of the Order of Merit, for his conspicuous gallantry in an engagement with a body of Momunds in the neighbourhood of Shubkudder, in the Peshawur Valley, on the 3rd January 1852.

No. 507 of 1855 -The under-mentioned Officers are permitted to proceed from Bombay to Europe on furlbugh on private affairs :-Major David Ross, of the

51st Regiment Native Infantry, Commissioner, Le-rah Division, Captain Francis Elliot Voyle, of the 39th Native Infantry, Deputy Commissioner of Khangurh,

For six months each, under the new Regulations.

No. 508 of 1855.—The Hon'ble the President in Council is pleased, in conformity with Government General Order, No. 196 of 1848, to grant a Silver Medal and a gratuity equivalent to £10, (ten,) to the following individual as a reward for distinguished and meritorious service since enlistment :-

Serjeant J. Seery, of the 27th April 1855.

No. 509 of 1855.—The Honorable the President of the Council of India in Council is pleased to make the following promotions:

53rd Regiment Native Infantry.

Lieutenant Richard John Edgell to be Captain of a Company, ...

Ensign Sidney Chalmers to be Lieutenant, ...

From the 24th April 1855, in succession to Captain and Brevet Major Edward Samuel Capel, retired.

F. D. ATKINSON,

From the 24th April

Offg. Secy. to the Gout. of India, in the Mily. Dept.

Dotification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal:

Jengar .	
DISTRICTS.	Amounts availab
Districts.	on this date.
Backergunge,	20,000
Balasore,*	1,25,000
	59,000
	47,000
	1,00,000
Dacca,	
Dinagepore,	
Furreedpore,	
Gowalparah,	
Jessore,	
Jorehaut.	
Kamroop,	
Malda,	
Nuddea,	THE RESERVE OF THE PARTY OF THE

Pooree, .	20,000
Pubna,*	30,000
Sylhet,*	1,00,000
4	EDMUND DRUMMOND,
	Accountant to the
	Govt. of Bengal
	P- OF > Dongal.

Accountant's Office, The 27th *April 1855.

* N. B.—These Treasuries will be cleared shortly if the amounts available are not taken up in Bills.

Opium Dotification.

Notice is hereby given, that the Fifth Sale of Opium, the Provision of 1853-54, will be held at the Exchange Hall, on Thursday, the 10th May 1855, at 11 A. M., and will comprise 4,440 Chests, viz.:-

Behar Opium, ... 3,045 ...* 1,395 Benares ditto,

Total Chests,

2. The general Conditions of the Sale now advertised will be the same as usual. may be ascertained by reference to the Notification issued on the 6th December 1854, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 15th and 25th May 1855, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 P. M. of Tuesday, the 15th May 1855, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Friday, the 25th May 1855.

4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium, of 1853-54, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it

expedient to do so :-

	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 11th June	3,045	1,395	4,440
On or about Tuesday, 10th July 1855,	3,045	1,395	4,440
On or about Friday, 10th Au-	3,045	1,395	4,440
On or about Monday, 10th Sep-	3,045	1,395	4,440
On or about Thursday, 11th Oc-	3,045	1,395	4,440
On or about Monday, 12th No-	3,045	1,395	4,440
On or about Monday, 10th De-	3,050	1,429	4,475
Total,	21,320	9,799	31,119

By Order of the Board of Revenue,

H. V. BAYLEY,

Offg. Junior Secretary.

Fort William. The 24th April 1855.

Aptice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M., on Tuesday, 1st May 1855, on behalf of Lieutenant Tucker, Executive Engineer, Midnapore Building and Road Division.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "Constructing a Building at Diamond Harbour, for the purposes of the Electric Telegraph."

Time for execution, (4) Four Months.

Specification and further information to be obtained from the Civil Architect's Office, in Cal-

A deposit in Cash of (100) One Hundred Rupees, is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces.

C. B. Young, Capt., Civil Architect.

Dotice.

1st. TENDERS are invited for the transport of broken Stone for Road Metalling, from the Peer-pointee (Rajmahal) Stone Quarries to Calcutta and the neighbourhood on the Hooghly or Bhagee-

2nd. Parties tendering must specify the numr of Bazar Maunds they engage to convey, and the cost per 100 Maunds,

The Stone must be landed before the 31st day of October next.

Tenders must be presented at the Office of the undersigned in the Calcutta Police, on or before the 30th April, and they will be opened on the following day, at 3 P. M., in the presence of the parties interested.

By order of the Chief Engineer, Lower Pro-

ROBT. J. ROSE, Supdt. of Subn. Roads.

Calcutta, Police Office, 26th March 1855.

Dotice.

CALCUTTA COURT OF SMALL CAUSES.

UNDER the Orders of Government, the COURT F SMALL CAUSES will be closed, from the 1st to ne 15th proximo, both days inclusive, for its

> O. TEMPLE, Offg. Clerk of the Court.

18th April 1855.

Matthe State

Alexandre François Lode) PURSUANT to Maurice FitzGerald Sandes. an Order of the Supreme Court of Judicature at Fort William in Bengal, made in this Cause, bearing date the Twenty-ninth day of November, One thousand eight hundred and fiftyfour, the Creditors of Joseph Jean Rondeau, late of Weston's Lane, in the Town of Calcutta, who died some time in the year One thousand eight hundred and forty-six, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, on or before the 28th day of April next, or in default thereof, they will be peremptorily excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

PURSUANT to

W. H. Poe, Attorney. CALCUTTA; Supreme Court, Master's Office, The 28th March 1855.

In the matter of the Estate of Alfred Cops, Junior, deceased,

an Order of the Su-preme Court of Ju-Sarah Bennett, dicature, at Fort William in Bengal, made versus

Charles Swinton Hogg.) in this Cause, bearing date the Twenty-third day of February 1855, the Creditors of Alfred Cops, Junior, late of Calcutta, Master Mariner, who departed this life at Calcutta, on or about the 19th day of June, in the year of Our Lord One thousand Eight hundred and Fifty-one, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

W. H. Poe, Plaintiff's Attorney

CALCUTTA; Supreme Court, Master's Office, The 13th April 1855.

In the Supreme Court of Judicature at Fort William in Bengal.

IN ENQUITY.

To BE SOLD pursuant to a decree of the Supreme Court of Judicature at Fort William in Bengal, bearing date the 6th day of Sepetember 1853, and amended on the 7th day of February 1855, under an Order of the said Court, in a certain cause pending therein wherein Roy Hurrochunder Ghose and Sreemutty Tyluckomoheenee Dossee, Executor and Executrix of the last Will and Testament of Nundololl Sing, deceased, are Complainants, and Sreemutty Gourmoney Dossee, widows heires, and legal representative of Nubkissen Sing, deceased, and Duncan Stewart are Defendants, with the approbation of John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, in the Town of Calcutta, on Monday, the 7th May 1855, at the hour of noon, the right, title and interest of the said Nubkissen Sing in the nine anna share of certain joint real Estate in the pleadings of the said cause mentioned, and which right, title and interest consists of the following parcels of property, and will be sold in following Lots (that is to say):—

Lot 1. A lower-roomed house, No. 80, with a piece of ground containing two biggahs or thereabouts, situate in Baronossy Ghose's Street, in Calcutta, bounded as follows:—On the North partly by Baranossy Ghose's Street and partly by a private lane leading to the houses of Gobind Paramanick, Jadubchunder Sett, and Bishtoo Paramanick, on the South by the garden and tank of Shobaram Bysack; on the East partly by the house of Bishonauth Ghose and partly by the house of Ramrutton Bose; and on the West by the house of Goverdhone Mookerjee, Jadoo Mookerjee and Taruck chunder Mookerjee.

Lot 2. An upper-roomed house, with a piece of land containing eleven cottahs and six chittacks or thereabouts, situate at Chassadhobaparrah, in Calcutta, bounded as follows:—On the North partly by the garden of Siboo Mis ry and partly by a public lane; on the South by the Honorable Company's drain and the family dwelling house of Sreekissen Sing and others; on the East by the house of Siboo Mistry; and on the West by the house lately belonging to Rogoonauth Chatterjee and at present to Hurrischunder Sing and Bolichund Sing.

Lot 3. A piece of land or ground situate at Jeerut, called Wilkissen Gunge, in Zillah Howally, in the Twenty-four Pergunnahs, containing one hundred and twenty-two biggahs or thereabouts.

Lot 4. A piece of land or ground situate at Jeerut, in Zillah Howally, in the Twenty-four Pergunnahs, containing seven cottahs or thereabouts.

Lot 5. A piece of tenanted land or ground, No. 6, situate at Khallasyparrah, in Machooa Bazar, in Calcutta, containing three cottabs or thereabouts, bounded as follows:—On the North by Moonshee Sodderoodeen's Lane; on the South by land belonging to Rajah Radhacaunt Deb; on the East by land belonging to the said Rajah Radhacaunt Deb; and on the West by the house of Gooly Ostagar.

Lot 6. A piece of ground called Pheelkhannah, situate at Salkeah, in the Zillah Howally, in the Twenty four Pergunnahs, containing thirty-five biggahs or thereabouts.

Lot 7. Two several Mouzahs or Villages called or known by the names of Bhowanypore and Bosutpore, comprising lakhiraj or rent-free lands, situate in the Zillahs of Beerbhoom and Burdwan.

Lot 8. A piece of land or ground containing three cottahs or thereabouts, situate at Simlah, in Calcutta, bounded as follows:—On the North by Issenchunder Mitter's house; on the South by the late Radhanauth Sircar's family dwelling house; on the East by Madhubram Paul's house; and on the West by Simlah Street.

Lot 9. A garden with tank, trees, &c., containing sixteen biggahs or thereabouts, situate in Ool tadinghee, in Dhee Punchanogram, in the Zillah of Twenty-four Pergunnahs, bounded as follows:—On the North by the garden of Mirza Ally Saheb; on the South partly by a garden belonging to Rajah Radhacaunt Deb, and partly by the public

road there; on the East partly by the garden of Prosunnochunder Roy and partly by a garden of Rajah Radhacount Deb; and on the West partly by the said Mirza Ally's garden and partly by Cossinauth Sircar's garden.

Lot. 10. A garden with tank, trees, &c., containing twenty biggahs, situate at Ballooreah, in the Zillah of Howally, in the Twenty-four Pergunnahs, bounded as follows:—On the North partly by Thakoordoss Poramanick's garden and partly by the garden and house of Puddolochun Ghose and Ramhurry Gangooly; on the South partly by the land of Rance Katayonee, partly by the garden of Sarodapersaud Chatterjee and partly by the garden of Kissenmohun Bhuttacharjee; on the East partly by the garden of Bhuggobutty Chum Gangooly and partly by the land of Rance Katayonee; and on the West partly by the house and garden of Radhamohun Chatterjee and partly by the garden of Bungsee Poramanick and Raujoo Kurmokar.

Lot 11. An upper-roomed house, No. 7, with a piece of ground containing ten cottahs or there abouts, situate in Sootkeehattah, Sookea's Lane, in Calcutta, bounded as follows:—On the North by the China Bazar Lane; on the South by a house belonging to the late Muttyloll Seal; on the East by a house used as the Greek Church, in charge of Mr. D. Cohen; and on the West partly by the house of Mr. Bagram and partly by the said China Bazar Lane.

Lot. 12. Three annas or $\frac{3}{16}$ th share of the late Nobokissen Sing in the family dwelling house, No. 90, of the Sing family, and in the piece of land or ground on part whereof the same is erected and built, containing six biggahs or thereabouts, situate at Baronossy Ghose's Street, in the town of Calcutta, bounded as follows:—On the North partly by a piece of ground and two houses belonging to the said Singh family and partly by the houses of Siboo Mistry and others; on the South partly by Baronossy Ghose's Street and partly by the Thakoorbatty of the Singh family; on the East partly by a house belonging to the said Singh family and partly by a house belonging to Radanauth Coondoo; and on the West partly by Goumohun Surnokar's house and partly by land belonging to the estate of the late Nundololl Sing.

Lot. 13. An upper roomed house, No. 1-1, with a piece of ground containing six biggahs, five cottahs and twelve chittacks or thereabouts, situate in Harrington Street, in Calcutta, bounded as follows:—On the North by Harrington Street; on the South by the house and property belonging to Mr. DeSouza, and lately occupied by Mr. Cowie; on the East by the house occupied by Mr. Lushington; and on the West by the house lately occupied by Lady Elliott.

Lot 14. A piece of tenanted land, No. 83, containing two biggahs and ten cettahs or thereabouts, with a tank in it, situate in Chorebagaun, in Calcutta, bounded as follows:—On the North by the house of Muddenmohun Chatterjee; on the South by Mooktaram Baboo's Lane; on the East partly by Denonauth Shaw's house, partly by Hurrymohun Sircar's house and partly by Ramchund Mullick's house; and on the West partly by the dwelling-house of Ramlochun Bysack, partly by the tenanted house of Gobindochunder Paul and partly by other houses belonging to different parties.

Lot 15. One-third share of the late Nubkissen Sing, in an upper-roomed house and a piece of tenanted ground, No. 98, containing two biggahs tenanted ground, No. 98, containing two biggahs and four chittacks, situate at Baronossy Ghose's Street, in Jorasanko, in the Town of Calcutta, bounded as follows:—On the North partly by the house of Dwarkanauth Goopto and others and partly by the Honorable Company's drain; on the South by Baronossy Ghose's Street; on the East partly by the house of Mothoor Mullick and eartly by the house of Ramehund Dullelland. partly by the house of Ramchund Dulloll; and on the West partly by the house of the late Pearymohun Bose and partly by the house of Cowar Brijendronarain Roy.

Particulars may be had at the Master's Office, Supreme Court, or of Mr. G. Rogers, Solicitor, No. 4, Fancy Lane,

Conditions of Sale will appear hereafter.

JOHN COCHRANE,

Master.

George Rogers, Solicitor.

CALCUTTA;
Supreme Court, Master's Office,
23rd April 1855. Laurich bene bill auf witner dwie englieb i

of he a reds of A to see person at 1 and Court for the Relief of Insolvent Debtors at Calcutta.

e attended for biggabs on thoroughus a

nan oden: borri somal gashedak sa se ra nivok saratist, ewalia sa bolastik azaso

In the matter of Prosonocoomar Paul, of Go-beekissen Paul's Street, was, on the petition of m Calcutta, Merchant, an Insolvent. Bungshee Doss, Deno-nauth Coondoo, Nocoor-chunder Shaw, and Janokynauth Coondoo, carrying on business in co-partnership, under the style of Nocoor Shaw, Bungshee Doss, Creditors of the said Insolvent, adjudged that the said Insolvent had committed an act of Insolvency under the provisions of the Act XI. Vic. cap. XXI., and by mother order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Judge, Vrignon and Judge, Attorneys.

Chief Clerk's Office, 24th April 1855.

In the matter of Lail-Gomastah in the firm of Nanickehund Manick-chund, of Burra Bazar, in Calcutta, Cloth Mer-chant, but now unem-ployed, an inhabitant of Patooriahgattah, in Calcutta, an Insolvent. said Insolvent were vested in the Official Assignee.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI., Vic. cap. XXI., was filed in the Office of the Chief Clerk on the 21st day of April instant; and by an order of the same date the Estate and Effects of the

Sherrington, Attorney.

In the matter of Hurry-narain Day, an Insolvent. \} day of April instant, it was ordered, that the Assignee do pay and divide the sum of Company's Rupees 46,500 to and amongst all the Creditors upon the Estate of the said Insolvent, as a dividend at the rate of Company's Rupees 50 per cent. upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated, in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court, from time, to time for directions respecting any debts or any other matter or thing relating

aring a drive result. For a wanger 2 & 2 deal reja om han nigga a sarries naramane. Sand

Cochrane, Assignee.

In the matter of Francis
Bailey and others, Inday of April instant, it
solvents.

On Saturday, the 14th
day of April instant, it
was ordered, that the Assignee do pay and divide the sum of Co.'s Rs. 1,67,536-7-5 to and amongst all the Creditors upon the Estate of the said Insolvent, as a dividend at the rate of Co.'s Rs. 2-4 per cent. upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated, in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court, from time to time, for directions respecting any debts or any other matter or thing relating thereto.

Cochrane, Assignee.

In the matter of Bhoba-neychurn Sein, of Soor-tion of the said Insoltee Bagaun, in Coloo- vent, seeking the bene-tollah, in Calcutta, Mer- fit of the Act XI., Vic. chant and Trader, an cap. XXI., was field in Insolvent. J the Office of the Chief Clerk on the 14th day of April instant; and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Oehme and Barrow, Attorneys.

division dies in he and resident a see

In the matter of James) Notice, that the peti-Hardie, late a partner tion of the said Insolin the firm of Hardie vent, seeking the benefit and Co., Hotel-keeper > of the Act XI., Vic. cap. at Garden Reach, in the | XXI., was filed in the suburbs of Calcutta, Office of the Chief Trader, an Insolvent. Clerk on the 12th day of April instant; and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Sherrington, Attorney.

In the matter of Thomas Allan Bowie, of No. 15, Shibtollah Lane, an Assistant in the firm of Bathgate and Company, an Insolvent

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI., Vid cap. XXI., was filed in the Office of the Chief Clerk on the 24th day of April instant; and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of Charles Blissitt Melville Jacob, an Insolvent. On Saturday, the 14th day of April instant, an account of the Receipts an Insolvent. account of the Receipts and Disbursements of the Official Assignee, from the 11th day of May 1852 to the 1st day of February 1855, was filed in, and may be inspected at, the Office of the Chief Clerk; and is was ordered that Saturday, the 5th day of May next, should be appointed for the further hearing in this matter for the purpose of making a dividend.

"Any Creditor or other person interested, "who may intend to establish or oppose any " claim upon the Estate of the said Insolvent, may dattend and be heard, having given notice to the "Chief Clerk three clear days before the day of " hearing." A Lore management of

Cochrane, Assignee.

In the matter of George Canning Jerdan, an Inday of April instant, solvent.

On Saturday, the 14th day of April instant, an account of the Receipts and Disbursements of the Official Assignee, from the 26th day of June 1853 to the 1st day of February 1855, was filed in, and may be inspected at, the Office of the Chief Clerk; and it was ordered that Saturday, the 5th day of May next. should be appointed for the further hearing in this matter for the purpose of making a dividend.

"Any Creditor or other person intere ted, "who may intend to establish or oppose any claim "upon the Estate of the said Insolvent, may at-"tend and be heard, having given notice to the "Chief Clerk three clear days before the day of "hearing."

Cochrane, Assignee.

In the matter of Gober-dhone Mullick, an In-solvent.

On Saturday, the 14th day of April instant, an account of the Receipts solvent.) account of the Receipts and Disbursements of the Official Assignee, from the 13th day of March 1849 to the 1st day of February 1855 was filed, and may be inspected at the Office of the Chief Clerk; and it was ordered,

WARRENDS ON BROWN

that Saturday, the 5th day of May next, should be appointed for the further hearing in this matter for the purpose of making a dividend.

" Any Creditor or other person interested. who may intend to establish or oppose any claim upon the Estate of the said Insolvent " may attend and be heard, having given notice "to the Chief Clerk three clear days before the " day of hearing."

Cochrane, Assignee.

In the matter of Thomas) Houlditch Lord, of Middleton Street, Chowringhee, in Calcutta, and Graham Fennessy Lord, of Government Place, in Calcutta, lately carrying on trade and business in co-partnership together as Merchants and Agents at Mirzapore, in the Dis-trict of Benares, in the Upper Provinces of India, under the name, firm or style of Lord Brothers and Company, Insolvents.

On Saturday, the 14th day of April instant, it was ordered, that the Order Nisi made in this matter on the 10th day of February last, so far as relates to the said Insolvent, Graham Fennessy Lord, should be, and the same was, enlarged; and that the fur-ther hearing in this matter should stand adjourned until Saturday, the 4th day of August

Poe, Attorney. dust been thoughten

On Saturday, the 14th day of April instant, it was ordered, that Friday, In the matter of Joseph) Abraham Doek Cohen, of Pollock Street, in Calcutta, Merchant, an In- the 8th day of June next, be appointed for solvent. the further hearing in this matter, and that unless cause be shown to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after-acquired property, from all liability for debts, claims, and demands of and against the said Insolvent at the time of filing his petition for relief.

Templeton and Carrapiet, Attorneys.

In the matter of Camp- On Saturday, the bell Limond, an In- 14th day of April insolvent. Court, the said Insolvent was adjudged entitled to this personal discharge under the Act XI., Vic. cap. XXI., as to all persons named in his Schedule as Creditors or claiming to be Creditors respectively, except the debt of Baboo Nobokissen Roy for Company's Rupees 1,500, Monsr, Lafont for Company's Rupees 350, and Nisbett and Co., for Company's Rupees 400, who appear not to have been served with notice of hearing in this matter.

Wight and Orr, Attorneys.

In the matter of Henry On Saturday, the 14th Padmore, an Insolvent. day of April instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI., Vic. cap. XXI., as to all persons named in his Schedule as Creditors or claiming to be Creditors respectively, except the debt of Goorochurn Mistry, Khettermohun Mistry and Saud Khan for Co.'s Rs. 4, who appear not to have been served with the notice of hearing in this matter.

Beeby, Attorney.

In the matter of William Fairlie Clark and others, Insolvents.

Official Assignee, it was ordered, that an account of unclaimed Dividends in this matter be receiveed and filed in the Office of the Chief Clerk.

Cochrane, Assignee.

In the matter of Lallchund Sircar, late a Gomastah in the firm of Nanickchund Manicklund, of Burra Bazar, in Calcutta, Cloth Merchant, but now unemployed, an inhabitant of Patooriahgattah, in Calcutta, an Insolvent.

On Saturday, the 21st day of April instant, it was ordered, that this matter should be heard on Saturday, the 7th day of July next; and that the said Insolvent should then attend to be examined by the said Court.

Sherrington, Attorney.

In the matter of Thomas Allan Bowie, of No. 15, Shibtollah Lane, an was ordered, that this Assistant in the firm of matter should be heard on Saturday, the 7th day an Insolvent. of July next; and that the said Insolvent should then attend to be examined by the said Court.

Insolvent in person.

In the matter of John Gonsalves, an Insolvent.

In the matter of Takoordoss Kurr and Nilcomul Mitter, Insolvents.

In the matter of Coonjoololl, an Insolvent.

In the matter of Jacob Murray Anthony, an Insolvent.

In the matter of Auguste Bencot, an Insolvent.

In the matter of Edward George Collinet, an Insolvent.

In the matter of Choteeloll, an Insolvent.

In the matter of James Henry Saviel, an Insolvent.

In the matter of Richard Cruise, an Insolvent.

In the matter of Adolphus Mathew Francis Verplough, an Insolvent.

In the matter of James Ridley, an Insolvent.

Chief Clerk's Office, 27th April 1855.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabangah Rivers on the 15th April 1855.

Names of Rivers.	Sma. Dept	th of	Where Shallowest.
Bhaugiruttee River.	F.	I.	
At its entrance,	2	9	
Below the entrance,	2	7	
From thence to (1	11	Above Calloopore.
Jungypore, ?	2	0	Below Geereeab.
From Jungypore to ; Sadduckbaugh, {	1	10	At Gungapersaud.
From Sadduck- baugh to Ber-	1	8	" Kurbollah.
hampore, From Berhampore			Abore Walanta
to Cutwa,	1	6	Above Mohoolah. At Plassee.
	1	9	Le Plassee.
And from Cutwa to Nuddea,	1	7	" Juggutcolly.
Jellinghee River.			
At its entrance, {	0	•0	Closed.
Bausemarree,	^		Croscu.
From Bausemarree	0	0	
to Teeahkattah,	1	6	At Ootumpore.
From Teeahkattah	2		" Boyarbandah.
to Sonatullah, §	2	3	" Doyaroandan
And from Sonatullah to Moisgunge,	2	0	" Debbeepore.
Matabangah River.*			
At its entrance,	4	3	
From thence to Haut Boleah,	2	11	At Totarparrah.
1	2	9	At Boleah entrance
From Haut Boleah	2	3	" Moorbangah.
to Katchikattah,	2 2 2 2 2 2 2 2 2	9	Above Bogadhee.
Add the rest of the state of th	*2	2	At Asmancolly.
· ·	2	2	" Katchikattah.
For Vatabileattab	2	3	" Neemtullah.
From Katchikattah	2	0	" Sonatunpore.
to Kishengunge,	2	4	" Bastoopore.
	2	9	" Doorgapore.
And from Kishen-	2	9	" Sonegattah.

Height of water on Gauge at Berhampore, on the 15th April 1855; $+\frac{1}{2}$ inch.

J. Lang, Supdt., Nuddea Rivers.

Calcutta, 25th April 1855.

On Saturday, the 14th day of April instant, by eleven several Orders of this Court, the said Insolvents were respectively adjudged entitled to their personal discharge under the Act XI., Vic. cap. XXI., as to all persons named in their respective Schedules as Creditors or claiming to be Creditors respectively.

* Since last Report, the Channel of this River, at Neemtullah, has been deepened by the construction of Bandahis, from 2' to 2' 3", at Doorgapore from 2' to 2' 9" and at Katchikattah from 1' 9" to 2' to 2."

Dotice.

THE Thames with the Goomtee in tow, will leave for Dacca and Gowahatty in Assam, on the 1st proximo at 2, P. M.

For Freight and Passage, apply at the Government Boat Office.

By order of the Superintendent of Marine,

J. WOODLEY, Clerk of the Govt. Boat Office.

The 27th April 1855.

LIST OF PACKAGES LYING UNCLAIMED ON THE WHARP.

Date of Landing. Mark or Address of Packages.		Mark or Address of Packages.	80	
1853 April,	853 April, 29th, 1 Case, marked V S S H,			
October,	2nd,	1 Case, marked E in diamond, 223,	Tank Section	
November,	12th.			
Ditto,	,,	1 Small Case, G. Patterson, Seaman,	100	
Ditto,	27	1 Small Case, G. Wills, Ditto,	100	
Ditto,	.,,	1 Parcel, Edwin Brockinton, Ditto,		
Ditto,	,,,	1 Truss, Henry Sobey, Ditto,	183	
December, .	17th,	1 Parcel, Messrs. W. Haworth and Co.,	300	
Unknown,.	1	1 Case, marked D in diamond, 12,		
Ditto,	100	1 Case, marked H in diamond,	18	
1854 February,	1 3rd,	2 Iron Wheels, marked D H H,		
Ditto,	7th,	3 Cases, marked P S,	R	
Ditto,	10th	1 Case, marked T B,	I	
Ditto,	"	1 Case, marked C B,	I	
March,	lst,	1 Case Merchandise, marked L C in triangle, 17,	F	
Ditto,	,,	I ditto ditto, marked P	I	
Ditto,	7th,	1 ditto ditto, marked L 14 L in diamond,	s	
Ditto,	13th.	1 Box ditto, marked G B D,	J	
May,	11th,	1 Case Unknown, D. W. Hogan,	F	
August,	14th,	1 Bale Merchandise, marked F & J L 121,	H	
Ditto	23rd,	1 Case ditto, no mark,	E	
Ditto,	35	1 Cask Paint ditto,	1	
September,	12th,	2 Cases Wine, marked T& C in diamond, 160 64,	B	
Ditto,	23rd.	1 Case Merchandise, marked W & R in diamond, 51,	C	
October,	26th.	1 Cask Merchandise, no mark,	V	
Ditto,	28th,	34 Flat Bars of Iron, "	N	
November,	21st,	1 Large Case, marked J L and Co., 86,	Ċ	
December,	23rd,	2 Cases Merchandise, marked B 11-12,	В	
855 January,	10th,	1 Cask Unknown, A. Sconce, Esq	M	
Ditto,	29th.	4 Boxes Merchandise MB.	0	
Ditto,	"	1 Case ditto J in diamond S. J. Nicholson,	Go	

nde mile · A. R. Y

CALCUTTA, CUSTOM HOUSE, WHARF DEPT.,

And the second of the second o

The 27th April 1855.

Offg. Collector of

Bank of Bengal,

20TH APRIL 1855.

A MEETING of the Proprietors is requested at the Bank, on Saturday, the 5th proximo, at 10 A.M., for the election of a Director in the room of D. MACKINLAY, resigned.

The Poll will close at 3 P. M.

Published by order of the Directors,

J. B. Plumb,
Secretary and Treasurer.

Dotice

Is hereby given, that Mr. WILEY, the Deputy Manager of Bank of India, has been duly as Manager during the temperature and Hoondees should be may and all letters connected with Bank addressed to him in that

JOHN O

hewolld ferrets

North-Western Bank of Inde No. 4, Council House Street, Calcutta, 17th March 1855

Agra and United Serbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRAAND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be 4 per cent.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street ;) Calcutta, 30th January 1855.

Mercantile Bank of India, London, Calcutta and China Brauch.

RATES OF EXCHANGE

ON LONDON JOINT STOCK BANK.

s. d. At 30 days' sight, 1 113 At 3 days' sight, 1 111

The Bank grants Drafts and Letters of Credit on the Head Office at Bombay and on its Branches and Agencies at the following places: London, Ceylon, Canton, Shanghai, Messrs. Ouchterlony & Co., Madras. Bills collected at any of the above places at a uniform charge of 1 per cent., including postages.

For the convenience of parties travelling through Europe, Egypt and the Australian Colo-nies, the Bank issues Circular Notes payable in all

of the principal towns in those countries.

The Bank will act as Agents for the purchase or sale of Government Paper, Bank Stock and other Securities. Draw Interest and Dividends payable in Calcutta, when due. Commission chraged

per cent.

No charge made when the proceeds of sale or amount of Interest or Dividends drawn is remitted in the Bank's Bills

Government Paper and other Securities received for safe custody and for which an acknowledgment will be given. When the property is returned, a Commission of ‡ per cent. will be charged.

Rates of Interest Allowed

On Deposits subject to

3 months' notice of withdrawai,... 4 per Cent. per annum.
6 Ditto, 5 "
Ditto, 6 ","

Notice may be given when the money is lodged or at any time thereafter, but will be dispensed with in cases when the money is to be remitted through the Bank.

Current Accounts kept and on Balances of Rs. 500 and upwards, Interest at 2 per cent., per an-

num, will be allowed.

D. T. ROBERTSON,

Manager.

Calcutta. 1st February.

Abbertisement.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855-

The Oriental Bank Corporation will undertake the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due on the following terms :-

If to be remitted through the Corporawithout charge. tion. ...

If to be paid in India, a commission will be charged of ‡ P Cent.

On returning Government Paper, or Share Certificates out of safe custody, or if sold, on paying the proceeds of such sale in India, a commission will be charged of 1 P Cent.

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, without charge.

WM. ANDERSON, Agent.

ORIENTAL BANK CORPORATION,) Calcutta, 29th January 1855.

Commercial Bank of Endia. CALCUTTA BRANCH.

Rates of Exchange on the London Joint Stock Bank-

Delivery of the Bank's Drafts must be taken at the Office, except when applied for by Post. Any particulars for drawing, it is requested, may be sent in at least a day before the closing of the Mail

J. E. MACLACHLAN, Agent.

Calcutta, 28th December 1854.

LOST OR STOLEN.—Bank of Bengal Note, No. 01563, for Rs. 250, payment of which has been stopped at the Bank.

LOST.—A Second-half of a Bank of Bengal Note, No. 00871, for Co.'s Rs. 10, payment stopped at the Bank.

LOST.—A Second-half of a Bank of Bengal Note, No. 07218, for Co.'s Rs. (15) fifteen, pay-ment stopped at the Bank.

Post Office Notifications. Science of their Market and the

No. 3717. OVERLAND MAIL.

THE Overland Mail vid Marseilles and Southampton, and the intermediate Ports, (Madras, Ceylon and Aden,) per P. and O. Co.'s Steamer Hindostan, will be closed at this Office on Thursday,

the 3rd proximo.

Letters for the United Kingdom, directed vid Marseilles, cannot be pre-paid in this Country.

Pre-payment of Steam Postage on Letters via Southampton is optional.

Steam Postage on all Letters for Foreign Europe via Marseilles or via Trieste, and for the United Steam Postage on all Letters for Foreign Europe via Marseilles or via Trieste, and for the United Steam Postage on all Letters for Places in the Mediterranean, Egypt, and Suez, must be pre-paid. Kingdom vid Trieste, as well as for places in the Mediterranean, Egypt, and Suez, must be pre-paid;

but Letters for Foreign Europe vid Southampton cannot be pre-paid.

Letters for Foreign Europe via Southampton cannot be pre-paid.

Letters for the United Kingdom, directed via Trieste, if posted unpaid (or insufficiently paid by Stamps,) will be forwarded to London via Marseilles. Those for Foreign Europe will be sent to London via Southampton, bearing the full amount of Postage due thereon, and Letters for places in

Egypt and the Mediterranean will be detained and treated as unclaimed Letters.

No money will be received in payment of Postage, which must be paid by Stamps.

Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despatched by the P. and O. Co.'s Steamers, are chargeable with Steam Postage, the pre-payment being optional Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time

of posting.

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, and must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of posting.

Letters for Ports in China (except Hong-Kong,) Manilla, Batavia, Java, Bourbon, or any place not British possession, must be pre-paid by Steam Postage, Newspapers at 9 pie each, and Price Currents 1 anna and 6 pie each.

Only one paper can be sent in one cover.

C. K. DOVE, Deputy Post-master General.

FORT WILLIAM; General Post Office, The 24th April 1855.

La nice of the contract of the State of the contract of the

No. 3748. CHE HOLDER PRODUCTION OF THE PRODUCTION OF THE PROPERTY OF THE PROPE NOTICE is hereby given, that an After Packet for the P. and O. Co.'s Steamer Hindostan will be made up at this Office on Friday, the 4th proximo, at 12 noon, with the chance of overtaking her at Kedgeree. C. K. Dove,

Deputy Post-master General.

MILLLEY WALLEY

SOME Morrola 1835

Rolling

FORT WILLIAM; General Post Office, The 25th April 1855.

N. B .- The Public are particularly requested to observe, that in addition to Steam-postage, the Inland-postage to Kedgeree must be pre-paid at the following rates:-

Tolah,	As .A 7800		0 0	6	arrunge
do.,	g data and regal arrespondent to that		0 1	0	272
	dingel production (Tells of				2007年
	"harded rent cares of				U SATETAL
do.,	galaniw wa yarwas ta wa	411, 90	0 4	0	10100000

And for every tolah or fraction of a tolah above two tolahs, two additional annas.

No. 3784.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein, for transmission per H. C. Steamer Fire Queen will be closed at this Office, on Saturday, the 5th proximo.

FORT WILLIAM; General Post Office, The 27th April 1855.

C. K. Dove, Deputy Post-master General.

... of the property

Dotice.

No. 1908. TREASURE to a very large amount has lately been conveyed by the Government Waggon Train, under the cover of bales of Cloth, and the knowledge of this having oozed out, there is reason for believing that highway robbery of the Train has resulted in more than one instance.

The parties who forward Treasure by the Waggon Train are warned of the risk they incur; and as the property of the Public is thereby endangered, it is requested, that Treasure may not be transmitted the property of the Public is the sequence of the risk they incur; and as the property of the Public is the representation for loss under such as a sequence of the risk they incur; and as the property of the Public is the representation for loss under such as a sequence of the risk they incured the results of the risk they incured the risk they incured

in this manner in future. No compensation for loss, under such circumstances is ever granted.

(Signed) G. Paton,

CAMP INDORE,) 7th March 1855. (Signed) G. PATON, Post-master General.

The above Notice from the Post-master General, N. W. P., is published for general information. J. R. BURLTON BENNETT, Post-master General.

Calcutta, 19th March 1855.

No. 2305.

NOTICE is hereby given, that separate Mail Bags for Kedgeree, independent of the Calcutta Mails, will in future be made up at Hong-Kong, Singapore and Penang, to enable Merchants and others residing at those places to send to the Officer in charge of the Electric Telegraph at Kedgeree letters containing messages for their constituents in Calcutta.

J. R. BURLTON BENNETT, Post-master General of Bengal.

CALCUTTA,
The 21st April 1855.

Dotice.

THE Director General of the Post Office in India has been informed by the Secretary to the Post Office in England, that owing to non-compliance with the Regulations required to be observed in the form of addressing letters sent to Great Britain by Soldiers serving in India, many such letters have been charged with full Postage, instead of being delivered for the reduced Rate authorised by law.

2. The Regulations referred to require that every letter posted by a Soldier serving in India, if addressed to any place out of India, should be endorsed "Soldier's letter," and should be certified as

such by the signature of the Commanding Officer.

3. The attention of Officers in Command of European Troops in India, is drawn to the Regulation stated above, and it is requested that they will make it known to the men under their command and explain to them that letters, which are not marked as Soldier's letters, and which do not bear the signature of the Commanding Officer in the address, are charged with full Steam postage, instead of being delivered for one penny per half ounce.

H. B. RIDDELL, Director General of the Post Office in India.

CAMP, The 22nd April 1855.

Arguity Programment Consent

Dotice.

Is hereby given to the Public, that Parcels for dispatch by Banghy Dak, will not be received at the Post Office, unless packed or put up agreeably to the conditions prescribed in the Notification on that an After Court vertile Princi C. Co. i Second Citado Tabley des 4 de gioconsocalità income mide elecalement

G. PATON, Post-master General, N. W. P.

Dated Camp Bareilly, 17th April 1855.

FORT WILLIAM, 30th March 1855. NOTIFICATION.

THE Hon'ble the President of the Council of India in Council has been pleased to authorise the fo'lowing addition to be made to Section XXI. of the Rules for the management of the Post Office Department, passed on the 12th August 1854.

No Parcel shall be received for transmission by Banghy Post, unless it be securely packed in Cloth or Wax-cloth, or Tin, and no such parcel packed in Cloth, or Wax-cloth, shall be received unless seals bearing distinct impressions of such device (not that of a current coin) be fixed at intervals, not exceeding three inches, along the lines of sewing by which the cover is secured.

Packets for the reception of Letters by the following Ships are open at this Office:-

Names of Vessels.	Agents.	Intended Departure.	For what Port.	Touching at	Remarks
Later Chesare Line	Messrs. Smith, Farie & Co., Messrs. Mackay & Co.,	28th April 1855, 30th ditto,	London, Sydney,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Messrs, James Lyall & Co., Messrs, May Pickford,	29th ditto,	Mauritius. Penang and Singapore.		
Steamer Hindostan ,.	P. and O. S. N. Co.,	4th May 1855.	Suez.	Madras, Ceylon & Aden	
Steamer Fire Queen,	Hon'ble Company,	ith ditto,	Rangoon & Mou'mein.	de la series e	eared whereare which was

Calcutta; General Post Office, 27th April 1855.

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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, APRIL 28, 1855.

Land: Sale Notice.

NOTICE is hereby given, that the under-mentioned Estate, in Zillah Rungpore, will be put up to public and unreserved sale, at the Collector's Office of that District, on Monday, the 14th May 1855, or 1st Jeyt 1262 B. S., for arrears of Revenue:—

Class I.—Permanently-settled Estate.

No. 473.—Talook Nura Nuddee, appertaining to Chuckla Poorab Bhag; recorded proprietor, Hurnath Bundopadyah; sudder jumma, rupees 56-6-8.

T. A. DONOUGH, Deputy Collector, in charge.

Rungpore Collector's Office, The 23rd April 1855.

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Assault all more



The Calcutta Gazette.

Published by Authority.

Antifications.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Mesers. Samuel Smith and Co., for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to apply any other Printing Establishment for the execution of the Government Work from and after that date.

CECUL BEADON

CECIL BEADON, Secy, to the Govt. of Bengal. THE 2ND FEBRUARY 1855.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CECIL BEADON, Secy. to the Govt. of India.

WEDNESDAY, MAY 2, 1855.

Botifications, Appointments, &c.

No. 583.

Fort William, Home Department,"

The 27th April 1855. Notification .- The following Warrant, under Her Majesty's Sign Manual, in supersession of the Table of Precedence for India, prescribed in July 1850, is published for general information :-

VICTORIA R.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith: To all to whom these Presents shall come, greeting.

Whereas it hath been represented unto us that it is advisable to regulate the Rank and Precedence of Persons holding appointments in the East Indies.

In order to fix the same and prevent all dis-putes, We do hereby declare that it is our Will and Pleasure that the following Table be observed with respect to the Rank and Precedence of the

Persons hereafter named, viz. :—
The Governor General, or Governor General for the time being.

The Governor of Bengal. The Governor of Madras. The Governor of Bombay. The Governor of Agra.

The Governor of any Presidency which may be reafter formed in India.

The Lieutenant Governors of any of the Presiencies in India, according to priority of appoint-

The Chief Justice, Bengal The Bishop of Calcutta.
The Chief Justice, Madras. The Bishop of Madras. The Chief Justice, Bombay. The Bishop of Bombay.

The Comma nder-in-Chief in India, when also a Member of the Supreme Council.

Members of the Supreme Council of India, according to priority of appointment.

priority of appointment.

The Commander-in-Chief at Madras, when also a Member of Council.

Members of Council at Madras, according to priority of appointment.

The Commander-in-Chief at Bombay, when also Member of Council

Members of Council Bombay, according to priority of appointment.

The Members of the Legislative Council of India,

according to priority of appointment.

The Puisne Judges of the Supreme Court of

Calcutta, according to priority of appointment. The Puisne Judges of the Supreme Court of

Madras, according to priority of appointment. The Puisne Judges of the Supreme Court of Bombay, according to priority of appointment.

The Governor of the Straits' Settlements.

The Recorder of Prince of Wales' Island.

The Commander-in-Chief in India. The Commander-in-Chief of Her Majesty's Naval Forces.

The Commanders-in-Chief of the Army at the several Presidencies (not being Commander-in-Chief in India) according to relative rank in their

respective Services.

Naval and Military Officers above the rank of Major General.

Members of the Sudder Adawlut, according to

priority of appointment.

Civilians, with reference to their Rank and Precedence to be divided into six Classes:

Civilians of thirty-five years' standing, from date

of rank assigned to them on their arrival, to form

Class I., and from date of entering such class to rank with

Major Generals, according to date of Commission.

Civilians of twenty years' standing, from date of rank assigned to them on their arrival, to form Class II., and from date of entering such class to rank with

Colonels, according to date of Commission.

Archdeacon——Calcutta. Archdeacon-Madras. _Bombay. Archdeacon-

Civilians of twelve years' standing, from date of rank assigned to them on their arrival, to form Class III., and from date of entering such class to rank with

Lieutenant-Colenels, according to date of Commission.

Civilians of eight years' standing, from date of rank assigned to them on their arrival, to form Class IV., and from date of entering such class, to rank with

Majors, according to date of Commission.

Civilians of four years' standing, from date of rank assigned to them on their arrival, to form Class V., and from date of entering such class to rank with

Captains, according to date of Commission.

Civilians under four years' standing, from the date of rank assigned to them on their arrival, to form Class VI., and to rank with

Subalterns, according to date of Commission.

Advocates General to rank with the first Class of Civil Servants.

Chaplains to rank with Civilians of the fourth

Class and Majors.
Assistant Chaplains to rank with Civilians of

the fifth Class and Captains.

All Officers not mentioned in the above Table, whose rank is regulated by comparison with rank in the Army, to have the same rank with refer-ence to Civil Servants, as is enjoyed by Military Officers of equal grades.

All other persons who may not be mentioned in this Table, to take rank according to general usage, which is to be explained and determined by the Governor General in Council, in case any question shall arise question shall arise.

Nothing in the foregoing Rules to disturb the existing practice relating to precedency at Native Courts, or on occasions of intercourse with Natives; and the Governor General to be empowered to make Rules for such occasions in case any dispute shall arise.

All ladies to take place according to the rank assigned to their respective husbands, with the exception of wives of Piers, and of ladies having precedence in England, independently of their husbands, and who are not in rank below the daughters of Barons, such ladies to take place according to their respective ranks immediately after the wives of Members of Council at the Presidencies in India.

Given at our Court at Windsor, this thirtieth day of January, in the year of our Lord one thousand eight hundred and fifty-five, and in the eigh-

teenth year of our Reign.

By Her Majesty's Command,

(Signed) CHARLES WOOD.

By Order of the Honorable the President of the Council of India in Council.

CECIL BEADON. Secy. to the Govt. of India. No. 110.

Foreign Department,

Ootacamund, the 16th April 1855.

Notifications.-The Most Noble the Governor General is pleased to appoint Captain F. M. H. Burlton, Second in Command, to be Commandant of the 2nd Regiment of Cavalry, Gwalior Contingent, vice Major Close.

No. 113.

Captain J. G. Balmain. Deputy Commissioner, Western Division, Raichore Doab, resumed charge of his duties on the 21st February last, from

Lieutenant Taylor, Assistant Commissioner.

With reference to the Notification from this Department, dated the 22nd ultimo, No. 32, Lieutenant J. Allardyce is confirmed in his appointment as Assistant Commissioner in the Eastern Division, Raichore Doab, with effect from that date; and is appointed to officiate as Assistant to Captain Balmain, in the Western Division, on the approaching departure of Lieutenant Taylor, on Medical certificate.

G. F. EDMONSTONE, Secy. to the Govt. of India, with the Governor General.

No. 1558.

Fort William, Foreign Department, The 27th April 1855.

The President in Council is pleased to appoint Captain M. James, 28th Regiment Native Infantry, as Officiating Cantonment Joint Magistrate of Umballa, in the room of Captain Impey; the appointment to have effect from the 1st ultimo.

Mr. Apothecary C. Hayes, in Medical charge of

the Baree Doab Canal Establishment, has obtained leave of absence from the 1st to 7th November last, in extension of that granted him in G. 0. dated 29th September 1854, No. 4312.

No. 1559.

Sub-Assistant Surgeon Abdool Hameed, at present at Kerowlee, is transferred to Joudhpore.

> CECIL BEADON, Secy. to the Govt. of India.

No. 746.

Orders by the Lieutenant-Governor of Bengal.

Appointments.-The 24th April 1855.-The under-mentioned gentlemen are appointed to be Members of the Local Committees of Public Instruction, at the Stations of Jessore and Patna:-

At Jessore. Baboo Anund Chunder Bannerjee. Baboo Ramnarain Samooda. Mr. C. B. Skinner.

At Patna.

Mr. A. V. Palmer.

The 26th April 1855.—Mr. W. Tayler to officiate temporarily as Commissioner of Revenue

and Circuit for the Patna Division.

Moulavy Rooknooddeen Khan to officiate temporarily as Civil and Sessions Judge of Shahabad.

The 30th April 1855.—Mr. H. M. Reid to officiate as Collector of East Burdwan, retaining charge of the Office of Superintendent of Survey of the 2nd or South Division.

The 1st May 1855.—Mr. G. W. Battye to be Salt Agent of Hidgellee.

Mr. R. Abercrombie to be Collector of Moorshe-

dabad. Mr. R. H. Russell to be Joint Magistrate and Deputy Collector of Maldah. but to continue to officiate as Additional Judge of Chittagong, until further orders.

Mr. H. Nelson to be Joint Magistrate and De-

puty Collector of Bograh.

Mr. F. B. Simson to be Magistrate of Jessore,
but to continue to officiate as Joint Magistrate and Deputy Collector of Noacolly, until further orders.

Mr. H. C. Richardson to be a Joint Magistrate and Deputy Collector of the Second Grade.

Notifications.—The 20th April 1855.**—The title of Sub-Assistant Surgeon has been conferred.

on Ram Eshwar Awasthee, Native Doctor, in charge of the Patna Dispensary.

The 30th April 1855.—The unexpired portion of the leave granted to Mr. T. Hastings, Civil Assistant Surgeon of East Burdan, on the 16th instant, is cancelled from the 28th idem, the date on which

he rejoined his appointment.

The unexpired portion of the leave granted to Major H. M. Nation, Assistant to the General Superintendent of Thuggee, and Commandant of the Behar Station Guards, on the 21st February last, is cancelled from the 20th instant, the date on which he rejoined his appointment.

> W. GREY, Secy. to the Govt. of Bengal.

Order by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

No. 848 A. of 1855. Judicial and Revenue Department, Head Quarters, the 24th April 1855.

Notification .- In the list of Joint Magistrates and Deputy Collectors of the Second Grade, notified in Orders of the 9th instant, No. 725 A., the name of the following Officer was omitted :— Mr. C. E. Boileau.

W. Muir,

General Order by the Most Noble the Governor General of India.

Ootacamund, 14th April 1855.

The Most Noble the Governor General of India pleased to make the following appointment: Captain S. C. A. Swinton, 8th Regiment Light Cavalry, to be a Deputy Pay-master on the Establishment, in succession to Major Burt, retired. Captain Swinton is posted to the Sirhind Circle.

R. J. H. BIRCH, Colonel, Secy. to the Govt. of India, Mily. Dept., with the Governor General.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 28th April 1855.

No. 510 of 1855 .- The under-mentioned Officer

Ao. 510 of 1855.—The under-mentioned Oincer is permitted to proceed to Europe, on leave of absence, on Sick certificate:—
Brevet-Major Vincent Eyre, of the Regiment of Artillery, For fifteen months, Commandant of the 3rd under the new Re-Company of Artillery, gulations.

Gwalior Contingent,

No. 511 of 1855.—The under-mentioned Officer is permitted to proceed to Europe, on furlough, on private affairs :

First Lieutenant Alfred Pearson, of the Regiment of Artill For six months, lery, Commandant of the 4th under the new Company of Artillery, Gwalior | Regulations. Contingent,

For six months,

No. 512 of 1855 .- With reference to Government General Order No. 209, of the 9th February 1855, the permission granted by the Government of Bombay to Lieutenant J. T. Prichard, of the 15th Regiment Bengal Native Infantry, to proceed from Bombay to Europe, on leave of absence, on Sick certificate, for fifteen months, under the new Regulations, is confirmed.

No. 513 of 1855.—The following Notifications, issued by the Hon'ble the Lieutenant-Governor of Bengal, are published in General Orders :

The 25th April 1855 .- The following Officers, of the Department of Public Works, are appointed to be Deputy Magistrates, under Act XV. of 1843, in the districts mentioned, and to exercise the powers of an Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807, in those districts:

Lieutenant L. Russell, Executive Engineer, 1st Division, Dacca and Arracan Road, in Tipperah,

Noacolly and Chittagong:
Lieutenant S. C. Jervis, Executive Engineer,
2nd Division, Dacca and Arracan Road, in Chitta-

Lieutenant C. J. Mead, Executive Engineer, 3rd Division, Dacca and Arracan Road, in Noaf and Myoo.

Notifications.—The 25th April 1855.—Dr. T. Thomson assumed charge of the Honorable Company's Botanical Garden, on the 17th instant.

The unexpired portion of the leave granted to Major T. Simpson, Principal Assistant to the Commissioner of Chota Nagpore, on the 5th ultimo, has been cancelled from the 24th instant, the date on which the Steam-ship Bentinck was left by the Pilot at Sea.

Fort William, 30th April 1855.

No. 514 of 1855.—With reference to the 8th paragraph of Government General Order No. 154, of the 30th January 1855, the undermentioned Ensign, recently posted, is, at his own request, transferred to the Corps specified opposite to his name:

Ensign C E. Wheatley, from the 58th Regiment Native Infantry, to the 54th Regiment Native

Infantry, at Allygurh, as 5th Ensign.

Fort William, 1st May 1855.

No. 515 of 1855.—The leave of absence, on Medical certificate, under the new Rules, granted by the Chief Commissioner, Punjaub, to Captain O. E. Rothney, Commanding 4th Regiment Sikh Local Infantry, from the 22nd April to the 31st October next, to visit the Hills, north of Deyrah, is confirmed.

No. 516 of 1855.—Lieutenant Robert Maxwell, of the 35th Regiment Light Infantry, is allowed leave of absence from the 20th April to the 20th August 1855, to visit Bombay, on private affairs, with permission to proceed thence to Europe, on furlough for two years, under the new Regulations.

No. 517 of 1855.—The services of Lieutenant J. R. Monckton, of Engineers, now doing duty with the Corps of Sappers and Miners at Roorkee, are placed at the disposal of the Government of the North-Western Provinces.

WEEKS AND

No. 518 of 1855 .- The Honorable the President of the Council of India in Council is pleased to make the following promotion: _______.

Medical Department.

Assistant Surgeon John Hilliard, M. D., and F. R. C. S. L., to be Surgeon from the 19th April 1855, vice Surgeon George Grant, deceased.

No. 519 of 1855.—The following paragraphs of Military letter, from the Hon'ble the Court of Directors, to the Government of India, No. 43, dated 20th March 1855, are published for general information :-

1. We have permitted the under-mentioned Officers to return to their duty, viz.:—

Captain Henry Dinning.

" H. J. Guise.

Lieutenant R. D. Gibney.

G. R. P. Barlow,

James Fairlie.

Assistant Surgeon T. G. Heathcote.

2. The following Officers have been granted extensions of leave for the periods specified, viz.:-Lieut-Colonel Davidson Simpson,

" B. T. Phillipps,

Brevet-Major C. Y. Bazett,

Captain W. C. Clifton, Lieut. G. D. Pakenham, " A. Turnbull,

Six months.

3. We have permitted the under-mentioned Officers to retire from the Service, viz.:—

Lieutenant Colonel P. W. Willis from the 21st

August 1854.

Major Archibald Park from the 3rd July 1854. Brevet-Major John S. Knox from the 9th August 1854

Surgeon Adam Keir from the 10th March 1855. 4. Lieutenant H. K. MacMullen, of the Invalid Establishment, has been also permitted to retire

from the Service.

5. With reference to the modifications made in the new Furlough Regulations, we have determined that all Officers who quitted India on leave of absence previous to the announcement of such modifications and subsequent to the promulgation of the new Rules, shall be allowed to re-consider their decision.

The under-mentioned Officers have availed themselves of this option and are to be considered, in compliance with their respective applications, on leave of absence for the periods, and under the

Regulations specified, viz.:-Lieutenant C. H. Byers,..... Morland,

22 Eighteen months on Sick certificate, new Re-gulations. G. N. Money, ... H. H. Christian, .

Second Lieutenant H. .D. Jackson,

Lieutenant Ralph Young, ...

this can the Property of the

Three years on Sick cer-tificate, old Regulations.

Lieutenant W. D. Morgan,... Three years on private affairs, old Regulations.

No. 520 of 1855.—The under-mentioned Officer is permitted to proceed to Europe, on leave of absence, on Sick certificate :— Brevet-Major William Lydi-

daniel specific circumstants

ard, of the 11th Regiment Native Infantry, Assistant Adjutant General of the Dinapore gulations. Division,....

No. 521 of 1855 .- The following Notification, issued by the Honorable the Lieutenant-Governor of Bengal, is published in General Orders :-

Appointment.—24th April 1855.—Dr. C. Archer to officiate as Civil Assistant Surgeon of Howrah.

F. D. ATKINSON,

Offg. Secy. to the Govt. of India.

in the Mily. Dept.

Dotice.

THE General Treasury will be closed on Wednesday, the 16th instant, on account of the Hindoe Holiday, Soorje Grahon.

J. I. HARVEY,

Sub-Treasurer.

GENERAL TREASURY,) The 1st May 1855.

Opium Do tification.

Notice is hereby given, that the Fifth Sale of Opium, the Provision of 1853-54, will be held at the Exchange Hall, on Thursday, the 10th May 1855, at 11 A. M., and will comprise 4,440 Chests, viz.:-

3.045 Behar Opium, 3,045 Benares ditto, 1,395

Total Chests, ... 4,440

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notifica-tion issued on the 6th December 1854, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 15th and 25th May 1855, respec-tively, that is to say, no Sub-Treasurer's Re-ceipts, Company's Paper, or other Public Securities that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 P. M. of Tuesday, the 15th May 1855, and 10 Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Friday, the 25th May 1855.
- 4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium, of 1853-54 will be brought to Sale in the present year, of or about the dates specified below. The Board however, reserve to themselves the right of alter

ing these dates should circumstances render it Buzlur Ruhman, an infant, edient to do so :-

a Sund an endeduct of the day of	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 11th June	3,045	1,395	4,440
1855, On or about Tuesday, 10th July	3,045	1,395	4,440
0n or about Friday, 10th Au-	3,045	1,395	4,440
gust 1855, On or about Monday, 10th September 1855,	3,045	1,395	4,440
on or about Thursday, 11th October 1855,	3,045	1,395	4,440
On or about Monday, 12th No-	3,045	1,395	4,440
Onor about Monday, 10th De-	3,050	1,429	4,479
Total,	21,320	9,799	31,119

By Order of the Board of Revenue,

H. V. BAYLEY,

Offg. Junior Secretary.

Fort William. The 24th April 1855.

In the matter of the Estate of Alfred Cops, Junior, deceased, Sarah Bennett,

versus

PURSUANT an Order of the Supreme Court of Judicature, at Fort William in Benga l, made

Charles Swinton Hogg. In this Cause, bearing date the Twenty-third day of February 1855, the Creditors of Alfred Cops, Junior, late of Calcutta, Master Mariner, who departed this life at Calcutta, on or about the 19th day of June, in the year of Our Lord One thousand Eight hundred and Fifty-one, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said

JOHN COCHRANE, Master.

W. H. POE, Plaintiff's Attorney

CALCUTTA; Supreme Court, Master's Office, The 13th April 1855.

Anne Elizabeth Griffith and Elizabeth Griffith,

and Swinton Hogg, Charles Administrator General and Administrator to the Estate and Effects of Samuel

PURSUANT to the Order of the Supreme Court of Judicature at Fort William in Bengal, made in this Cause, on and bearing date the 26th day of March

Moody Griffith. 1855, the Creditors of, and the persons claiming to be next of kin to, Samuel Moody Griffith, late a Surgeon in the Honorable East India Company's Service, on their Bengal Establishment, who died on or about the 5th day of November 1852, intestate, are to come in and prove their respective debts or claims before John Cochrane, Esquire, the Master of the said Supreme Court, at his Office, In the Court House, or in default thereof, they will be excluded from the benefit of the said Order.

JOHN COCHRANE, Master.

Messrs. Sandes & Watts, Plaintiff's Attorneys.

CALCUTTA; Supreme Court, Master's Office, The 26th April 1855.

under the age of sixteen years, by his next friend Ally Affsur, Complainant, and

Moulvie Munneeruddeen, Kissensoonder, Roy, Attaur Ruhman Amatunnissa Bibee, Fukrunnissa Bibee, Budrunnissa Bibee, Malikunnissa Bibee and Zillur Ruhman, Defendants

By original Bill, and Attaur Ruhman, Complainant,

and Buzlur Ruhman, Moulvie Munneeruddeen, Humphrey Bohun Devereux. Zillur Ruhman, Amatunnissa Bibee, Fukrunnissa Bibee, Budrunnissa Bibee, and Malikunnissa Bibee, Defendants.

Office in the Court By Cross Bill. House, or in default thereof, they will be excluded the benefit of the

said decree.

JOHN COCHRANE,

PURSUANT to a

decree of the Supreme Court of Judicature at

Fort William in Ben-

gal, made in these

Causes, bearing date the Fifteenth day of

December, last, the Creditors of Shaik Go-

laum Suffdar, late of

the Town of Calcutta,

Mahomedan Inhabi-

tant, deceased, who died in or about the

month of March, in

the year of Christ One

Thousand, Eight Hundred and Fifty-three, are hereby required

to come in and prove

their respective debts,

before John Cochrane,

Esquire, the Master of

the said Court, at his

the

Master.

P. J. PAUL,

Attorney for Attaur Ruhman.

CALCUTTA; Supreme Court, Master's Office, The 19th day of April 1855.

Charles Swinton Hogg, Administrator General and Administrator to the Will of Henry Randolph, deceased, annexed,

Bridgnell and James Jeanneth Flora, his wife, and George Henry Rowland who survived Jessie Henrietta Rowland, formerly Randolph, his wife.

PURSUANT to the Order of the Supreme Court of Judicature at Fort William in Bengal, made in this Cause, on and bearing date the 26th day of March 1855, the Creditors of Henry Randolph, late of Chittagong, deceas-

ed, who departed this life on or about the 18th day of July 1852, are hereby required to come in and prove their respective claims before John Cochrane, Esquire, Master of the said Supreme Court, at his Office, in the Court House, or in default thereof, they will be excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

SANDES & WATTS, Plaintiff's Attorneys.

CALCUTTA; Supreme Court, Master's Office, The 26th day of April 1855.

In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

To be sold pursuant to a decree of the Supreme Court of Judicature at Fort William in Bengal, bearing date the 6th day of Sepetember 1853, and amended on the 7th day of February 1855, under an Order of the said Court, in a certain cause pending therein wherein Roy Hurrochunder Ghose and Sreemutty Tyluckomoheenee Dossee, Executor and Executrix of the last Will and Testament of Nundololl Sing, deceased, are Complainants, and Sreemutty Gourmoney Dossee, widows heires, and legal representative of Nubkissen Sing, deceased, and Duncan Stewart are Defendants, with the approbation of John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, in the Town of Calcutta, on Monday, the 7th May 1855, at the hour of noon, the right, title and interest of the said Nubkissen Sing in the nine anna share of certain joint real Estate in the pleadings of the said cause mentioned, and which right, title and interest consists of the following parcels of property, and will be sold in following Lots (that is to say):—

Lot I. A lower-roomed house, No. 80, with a

piece of ground containing two biggahs or thereabouts, situate in Baronossy Ghose's Street, in Calcutta, bounded as follows :- On the North partly by Baranossy Ghose's Street and partly by a private lane leading to the houses of Gobind Paramanick, Jadubchunder Sett, and Bishtoo Paramanick, on the South by the garden and tank of Shobaram Bysack; on the East partly by the house of Bishonauth Ghose and partly by the house of Ramrutton Bose; and on the West by the house of Goverdhone Mookerjee, Jadoo Mookerjee and Taruckchunder

Mookerjee.

Lot 2. An upper-roomed house, with a piece of land containing eleven cottahs and six chittacks or thereabouts, situate at Chassadhobaparrah, in Calcutta, bounded as follows :-- On the North partly by the garden of Siboo Mis ry and partly by a public lane; on the South by the Honorable Company's drain and the family dwelling house of Sreekissen Sing and others; on the East by the house of Siboo Mistry; and on the West by the house lately belonging to Rogoonauth Chatterjee and at present

to Hurrischunder Sing and Bolichund Sing.

Lot 3. A piece of land or ground situate at
Jeerut, called Wilkissen Gunge, in Zillah Howally,
in the Twenty-four Pergunnahs, containing one

hundred and twenty-two biggahs or thereabouts.

Lot 4. A piece of land or ground situate at
Jeerut, in Zillah Howally, in the Twenty-four Pergunnahs, containing seven cottahs or thereabouts.

Lot 5. A piece of tenanted land or ground, No. 6, situate at Khallasyparrah, in Machooa Bazar, in Calcutta, containing three cottahs or thereabouts, bounded as follows: -On the North by Moonshee Sodderoodeen's Lane; on the South by land belonging Rajah Radhacaunt Deb; on the East by land belonging to the said Rajah Radhacaunt Deb; and on the West by the house of Gooly Ostagar,

Lot 6. A piece of ground called Pheelkhannah, situate at Salkeah, in the Zillah Howally, in the Twenty four Pergunnahs, containing thirty-five

biggahs or thereabouts.

Lot 7. Two several Mouzahs or Villages called or known by the names of Bhowanypore and Bosutpore, comprising lakhiraj or rent-free lands, situate in the Zillahs of Beerbhoom and Burdwan.

Lot 8. A piece of land or ground containing three cottahs or thereabouts, situate at Simlah, in Calcutta, bounded as follows: - On the North by Issenchunder Mitter's house ; on the South by the late Radhanauth Sircar's family dwelling house; on the East by Madhubram Paul's house; and on the West by Simlah Street.

Lot 9. A garden with tank, trees, &c., containing sixteen biggahs or thereabouts, situate in Ooltadinghee, in Dhee Punchanogram, in the Zillah of Twenty-four Pergunnahs, bounded as follows:

On the North by the garden of Mirza Ally Saheb; on the North by the garden of Mirza Ally Saheb; on the South partly by a garden belonging to Rajah Radhacaunt Deb, and partly by the public road there; on the East partly by the garden of Prosunnochunder Roy and partly by a garden of Rajah Radhacaunt Deb; and on the West partly by the said Mirza Ally's garden and partly by

Cossinauth Sircar's garden.

Lot. 10. A garden with tank, trees, &c., containing twenty biggahs, situate at Ballooreah, in the Zillah of Howally, in the Twenty-four Pergundan Containing the Containing the Containing twenty biggahs, situate at Ballooreah, in the Zillah of Howally, in the Twenty-four Pergundan Containing the Containing nahs, bounded as follows:—On the North partly by Thakoordoss Poramanick's garden and partly by the garden and house of Puddolochun Ghose and Ramhurry Gangooly; on the South partly by the land of Ranee Katayonee, partly by the garden of Sarodapersaud Chatterjee and partly by the garden of Kissenmohun Bhuttacharjee; on the East partly by the garden of Bhuggobutty Churn Gangooly and partly by the land of Rance Katayonee; and on the West partly by the house and garden of Radhamohun Chatterjee and partly by the garden of Bungsee Poramanick and Raujoo Kurmokar.

Lot 11. An upper-roomed house, No. 7, with a piece of ground containing ten cottans or thereabouts, situate in Sootkeehattah, Sookea's Lane, in Calcutta, bounded as follows :- On the North by the China Bazar Lane; on the South by a house belonging to the late Muttyloll Seal; on the East by a house used as the Greek Church, in charge of Mr. D. Cohen; and on the West partly by the house of Mr. Bagram and partly by the said China Bazar

Lane.

Lot. 12. Three annas or 3 th share of the late Nobokissen Sing in the family dwelling house, No. 90, of the Sing family, and in the piece of land or ground on part whereof the same is erected and built, containing six biggahs or thereabouts, situate at Baronossy Ghose's Street, in the town of Calcutta, bounded as follows :- On the North partly by a piece of ground and two houses belonging to the said Singh family and partly by the houses of Siboo Mistry and others; on the South partly by Baronossy Ghose's Street and partly by the Thakorbatty of the Singh family; on the East partly by a house belonging to the said Singh family and partly by a house belonging to Radanauth Coondoo; and on the West partly by Gourant Coondoo; and on the West partly by Gourand Coondoo; and on the West partly by Indiana Coondoo; and Indiana Coondoo; Ind mohun Surnokar's house and partiy by land belonging to the estate of the late Nundololl Sing.

Lot. 13. An upper roomed house, No. 1-1, with a piece of ground containing six biggahs, five cottahs and twelve chittacks or thereabouts, situate in Harrington Street, in Calcutta, bounded as follows:—On the North by Harrington Street; on the South by the house and property belonging to Mr. DeSouza, and lately occupied by Mr. Cowie; on the East by the house occupied by Mr. Lushington; and on the West by the house lately occupied by

Lady Elliott.

Lot 14. A piece of tenanted land, No. 83, containing two biggahs and ten cottahs or thereabouts. with a tank in it, situate in Chorebagaun, in Calcutta, bounded as follows:—On the North by the house of Muddenmohun Chatterjee; on the South by Mooktaram Baboo's Lane; on the East partly by Denonauth Shaw's house, partly by Hurrymohun Sircar's house and partly by Ramchund Mullick's house; and on the West partly by the dwelling-house of Ramlochun Bysack, partly by the tenanted house of Gobindochunder Paul, and partly by other houses belonging to different

Lot 15. One-third share of the late Nubkissen Sing, in an upper-roomed house and a piece of tenanted ground, No. 98, containing two biggahs tenanted ground, No. 98, containing two biggahs and four chittacks, situate at Baronossy Ghose's Street, in Jorasanko, in the Town of Calcutta, bounded as follows:—On the North partly by the house of Dwarkanauth Goopto and others and partly by the Honorable Company's drain; on the South by Baronossy Ghose's Street; on the East partly by the house of Mothoor Mullick and partly by the house of Ramchund Dulloll; and on the West partly by the house of the late Pearythe West partly by the house of the late Peary-mohun Bose and partly by the house of Cowar Brijendronarain Roy.

Particulars may be had at the Master's Office, Supreme Court, or of Mr. G. Rogers, Solicitor,

No. 4, Fancy Lane.

Conditions of Sale will appear hereafter.

JOHN COCHRANE,

Master.

GEORGE ROGERS, Solicitor. .

CALCUTTA;
Supreme Court, Master's Office, 23rd April 1855.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Joseph | On Saturday, the 14th Abraham Doek Cohen, day of April instant, it of Pollock Street, in Cal-outta, Merchant, an In-the Sth day of June solvent. J next, be appointed for the further hearing in this matter, and that unless cause be shown to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after-acquired property, from all liability for debts, claims, and demands of and against the said Insolvent at the time of filing his petition for relief.

Templeton and Carrapiet, Attorneys.

In the matter of Lallchund Sircar, late a Gomastah in the firm of Nanickehund Manickchund, of Burra Bazar, in Calcutta, Cloth Merchant, but now unemployed, an inhabitant of Patooriahgattah, in Calcutta, an Insolvent.

On Saturday, the 21st day of April instant, it was ordered, that this matter should be heard on Saturday, the 7th day of July next; and that the said Insolvent should then attend to be examined by the said Court.

Sherrington, Attorney

In the matter of Thomas Allan Bowie, of No. 15, Shibtollah Lane, an Assistant in the firm of Bathgate and Company, an Insolvent. J of July next; and that the said Insolvent should then attend to be examined by the said Court.

On Tuesday, the 24th day of April instant, it was ordered, that this matter should be heard on Saturday, the 7th day

Insolvent in person.

Chief Clerk's Office, 27th April 1855.

In the matter of Willi- \ Notice, that an appliam Robertson Maling, late of Rangoon, carrying on business as Timber Merchant, now residing at Dacre's Lane, in Calcutta, an Insolvent.

cation for an ad interim protection Order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Act-

ing Commissioner of the Insolvent Court, on Tuesday, the 8th day of May instant, at the hour of 10 o'clock in the forenoon.

Smoult and Denman, Attorneys.

In the matter of Thomas Allan Bowie, of No. 15, an Insolvent.

Notice, that an application for an ad interim Shibtollah Lane, an protection Order has Assistant in the firm of been this day made by Bathgate and Company, the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Tuesday, the 8th day of May instant, at the hour of 10 o'clock

"desirous of opposing such application, must "appear before the said Court at the time and "place aforesaid."

Insolvent in person.

in the forenoon.

Chief Clerk's Office, 1st May 1855.

Agra and United Serbice Bank.

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRAAND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be 4 per cent.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street ;) Calcutta, 30th January 1855.

Abbertisement.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855-

The Oriental Bank Corporation will under-take the safe custody of Government Paper, Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same from the British Poets that it may be regarded as as they fall due on the following terms :-

If to be remitted through the Corpora-

tion, ... without charge.

If to be paid in India, a commission will be charged of 1 P Cent.

On returning Government Paper, or Share Certificates out of safe custody, or if sold, on paying the proceeds of such sale in India, a commission will be charged of The Cent.

On the sale of Government Paper or

other Stock, the proceeds of which are to be remitted through the Corporation, ... without charge.

WM. ANDERSON, Agent.

ORIENTAL BANK CORPORATION, Calcutta, 29th January 1855. Calcutta, 29th January 1855.

Dotice

Is hereby given, that MR. WILLIAM HENRY RIP-LEY, the Deputy Manager of the North-Western Bank of India, has been duly elected to officiate as Manager during the temporary absence in England of the undersigned, accordingly all Bills and Hoondees should be made payable to him, and all letters connected with the business of the Bank addressed to him in that capacity.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, No. 4, Council House Street, Calcutta, 17th March 1855.

Civil Service Annuity Fund.

NOTICE.—Under Article VII. of the Rules, two Annuities of the current year 1855-56, remaining unassigned, are hereby declared to be available and assignable to qualified Subscribers, in order of application by resignation of the Service and payment of difference of value if necessary.

By Order of the Managers,

J. W. DALRYMPLE, ---

secretary.

C. S. A. F. The 1st May 1855. 5 and Montagein, for transmission per M. C.

(In the Press.)

ON FLOWERS AND FLOWER-GARDENS By D. L. RICHARDSON.

Price One Rupee.

[The work will extend to about 100 (or more) closely printed octavo pages. There will be a few lithographic drawings illustrating the Language of Flowers, and an Appendix of Practical Instruc-tions and useful information respecting the Anglo-

Indian Flower Garden.]

The above work is founded on an article first published in the Calcutta Literary Gazette, but the text has been since so greatly enlarged, and so copiously illustrated with additional quotations

a new work. As only a comparatively small num-ber of copies will be printed, subscribers are requested to send in their names without delay to the publishers, Messrs. P. S. DeRozario and Co., Tank Square, Calcutta.

MR. ALEXANDER WALKER is authorised to sign our Firm by Procuration from this day.

GISBORNE AND CO.

Calcutta, 1st May 1855.

nell and mehand Dottice. tanoma fini ads pr leministi ad ffin

communicate size that topy MR. DUDLEY ROBERT SMITH is admitted a partner in our Firm from this date.

JARDINE, SKINNER & Co.

Calcutta, 1st May 1855.

means of Long-and Notice. None and p passage I start

Culy und pupur can be sent in one cover. MR. PETER MACKINNON has been admitted a partner in our Firm.

MACKINNON, MACKENZIE & Co.

The state of prof. 1865.

1st May 1855.

LOST OR MISLAID.—A Certificate, No. 2091, for one Share in the Capital Stock of the Bank of Bengal, standing in the names of Lieutenant-Colonel John Welchman, Captain R. A. Ramsay, and J. L. Russell, Esq., since deceased.

Any person giving information regarding the above Certificate to Messrs. Lyons and Bell, Atternies at Law, Esplanade Row, Calcutta, will be rewarded if required.

LOST .- The under-mentioned halves of Bank of Bengal Notes, viz. :-

Second-halves of Nos. 08967, 13373, 13374 and 40014 for Rupees 25 each; second-halves of Nos. 00948, 06392, 07114, 19654, and first-half of No. 36154 for Rupees 20 each; and second-halves of Nos. 01286, 02016, 06565, 07371 and 12103, for Rupees 10 each. Payment stopped at the Bank.

LOST OR STOLEN.—Bank of Bengal Note, No. 01563, for Rs. 250, payment of which has been stopped at the Bank.

LOST.—A left-hand half of a Bank of Bengal Note, No. 17032, for Co.'s Rs. fifteen (15). Payment stopped at the Bank.

LOST.—Right-hand half of a Bank of Bengal Note, No. 27429, for Company's Rupees 20. Payment of which has been stopped at the Bank.

post Office Notifications.

No. 3717. OVERLAND MAIL.

THE Overland Mail via Marseilles and Southampton, and the intermediate Ports, (Madras, Ceylon and Aden,) per P. and O. Co.'s Steamer Hindostan, will be closed at this Office, on Thursday, the 3rd proximo.

Letters for the United Kingdom, directed vid Marseilles, cannot be pre-paid in this Country.

articles of property of the contract with the contract of the

Pre-payment of Steam Postage on Letters via Southampton is optional.

Steam Postage on all Letters for Foreign Europe via Marseilles or via Trieste, and for the United Kingdom via Trieste, as well as for places in the Mediterranean, Egypt, and Suez, must be pre-paid;

but Letters for Foreign Europe viá Southampton cannot be pre-paid.

Letters for the United Kingdom, directed viá Trieste, if posted unpaid (or insufficiently paid

by Stamps,) will be forwarded to London vid Marseilles. Those for Foreign Europe will be sent to London vid Southampton, bearing the full amount of Postage due thereon, and Letters for places in Egypt and the Mediterranean will be detained and treated as unclaimed Letters.

No money will be received in payment of Postage, which must be paid by Stamps.

Letters for Madras, Ceylon, Bombay, Aden, Malacca, Penang, Singapore, and Hong-Kong, despatched by the P. and O. Co.'s Steamers, are chargeable with Steam Postage, the pre-payment being optional. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time

Letters for the Mauritius and the Australian Colonies are chargeable with Steam Postage, and must be pre-paid. Newspapers can be sent free, but Price Currents will be charged 9 pie each, to be paid in Cash at time of posting.

Letters for Ports in China (except Hong-Kong,) Manilla, Batavia, Java, Bourbon, or any place not a British possession, must be pre-paid by Steam Postage, Newspapers at 9 pie each, and Price Currents 1 anna and 6 pie each.

Only one paper can be sent in one cover.

we work rank have to all

C. K. Dove,

Deputy Post-master General.

FORT WILLIAM; General Post Office, The 24th April 1855.)

No. 3748.

NOTICE is hereby given, that an After Packet for the P. and O. Co.'s Steamer Hindostan will be made up at this Office, on Friday, the 4th proximo, at 12 noon, with the chance of overtaking her at Kedgeree.

C. K. Dove,

FORT WILLIAM;
General Post Office,
The 25th April 1855.

Deputy Post-master General.

N. B .- The Public are particularly requested to observe, that in addition to Steam-postage, the Inland-postage to Kedgeree must be pre-paid at the following rates:-

1	Tolah,		*	 	0	0	6
į	Tolah, do.,	•••		 	0	1	0
1	do.,	2000	ige (0	2	0
	do.,	1.		 •••	0	3	0
	do			MINUS 7 77 17 17 17 17 17 17 17 17 17 17 17 1		4	

And for every tolah or fraction of a tolah above two tolahs, two additional annas.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein, for transmission per H. C. Steamer Fire Queen, will be closed at this Office, on Saturday, the 5th proximo.

FORT WILLIAM; General Post Office, The 27th April 1855. C. K. Dove, Deputy Post-master General.

No. 3817.

NOTICE is hereby given, that the Mails for Chittagong and Arracan, for transmission per H. C. Steamer Tenasserim, will be closed at this Office, on Wednesday, the 9th proximo.

C. K. Dove,

Deputy Post-master General.

FORT WILLIAM; General Post Office, The 30th April 1855.

Dotice.

No. 1908.

TREASURE to a very large amount has lately been conveyed by the Government Waggon Train, under

the cover of bales of Cloth, and the knowledge of this having oozed out, there is reason for believing that highway robbery of the Train has resulted in more than one instance.

The parties who forward Treasure by the Waggon Train are warned of the risk they incur; and as the property of the Public is thereby endangered, it is requested, that Treasure may not be transmitted in this manner in future. No compensation for loss, under such circumstances is ever granted.

CAMP INDORE, ? 7th March 1855.

The above Notice from the Post-master General, N. W. P., is published for general information.

ATTENDARY -

J. R. BURLTON BENNETT,

Post-master General.

Post-master General.

Calcutta, 19th March 1855.

No. 2305.

NOTICE is hereby given, that separate Mail Bags for Kedgeree, independent of the Calcutta Mails, will in future be made up at Hong-Kong, Singapore and Penang, to enable Merchants and others residing at those places to send to the Officer in charge of the Electric Telegraph at Kedgeree letters containing messages for their constituents in Calcutta.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

CALCUTTA, The 21st April 1855.

Liber received on dates; . In Eq. what here are Dotice.

THE Director General of the Post Office in India has been informed by the Secretary to the Post Office in England, that owing to non-compliance with the Regulations required to be observed in the form of addressing letters sent to Great Britain by Soldiers serving in India, many such letters have been charged with full Postage, instead of being delivered for the reduced Rate authorised by law.

2. The Regulations referred to require that every letter posted by a Soldier serving in India, if addressed to any place out of India, should be endorsed "Soldier's letter," and should be certified as

such by the signature of the Commanding Officer.

3. The attention of Officers in Command of European Troops in India, is drawn to the Regulation stated above, and it is requested that they will make it known to the men under their command and explain to them that letters, which are not marked as Soldier's letters, and which do not bear the signature of the Commanding Officer in the address, are charged with full Steam postage, instead of being delivered for one penny per half ounce.

H. B. RIDDELL, A LEAST DELICATION

Director General of the Post Office in India.

CAMP, The 22nd April 1855.

Potice.

Is hereby given to the Public, that Parcels for dispatch by Banghy Dak, will not be received at the Post Office, unless packed or put up agreeably to the conditions prescribed in the Notification below.

G. PATON,

Post-master General, N. W. P.

Dated Camp Bareilly, 17th April 1855.

FORT WILLIAM.

30th March 1855.

NOTIFICATION.

THE Hon'b'e the President of the Council of India in Council has been pleased to authorise the following addition to be made to Section XXI. of the Rules for the management of the Post Office Department, passed on the 12th August 1854.

No Parcel shall be received for transmission by Banghy Post, unless it be securely packed in Cloth or Wax-cloth, or Tin, and no such parcel packed in Cloth, or Wax-cloth, shall be received unless seals bearing distinct impressions of such device (not that of a current coin) be fixed at intervals, not exceed any three inches along the lines of sewing by which the cover is exceeding three inches, along the lines of sewing by which the cover is secured.

Dotice.

It is hereby notified, that GENERAL POST LINES have been ESTABLISHED between	Nassick and
poona, through Sungumnehr, Joonere, Naraingaun, Kher and Chakun; and between	Nassick and
Ahmednuggur, through Sungumnehr and Rahoorie, and that New Post Offices have 1	been ESTAB-
SHED at Translate one and store are declared but for I can be even for	735 11 999 124 125 126

Sungumnehr, ... Zillah Nuggur. Rahoorie, Do. Do. Jonere, Zillah Poona.

(Signed) Duncan Davidson,

Post-master General.

Post-master General

Post-master General

Post-master General

Post-master General

Ermel) C. P. rong

No. 2374.

THE above Notice, from Post-master General, Bombay, is published for general information.

J. R. BURLTON BENNETT,

Post-master General of Bengal. river that to be go go and at Militian

CALCUTTA;

Post-master General's Office,

20th April 1855.

Tis hereby notified, that unless marked for particular Shipe, all Letters received at the General Post Office between Monday, the 23rd April and Sunday the 29th April 1855, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified :-

Litters received on dates, from and to	* By what Ship despatched.	Bound to	Remarks.
23rd to 29th April 1855, 23rd to 29th ditto, 23rd to 29th ditto, 23rd to 29th ditto, 25th to 28th ditto,	General Godwin, Appleton, Steamer Fire Queen Steamer Eaglet, Harriett Armitage,	Sydney,	Will sail in a day or two. Ditto ditto. Ditto on the 6th May. Left town on the 26th April. Ditto on the 29th ditto.
The Commission of the State of	er effect of econd mesons and mess with an invoke it is the food medic of red for as	THE STATE THE WORLD WINDS	At the part of the property of the party of

and to bestern agained manus lind main begreed one marriage only in real O and C. K. Dove, Deputy Post-master General.

Twe 22nd April 1835

Culcutta; General Post Office, 1st May 1855. Director General of the Post Office on India.

Motife .

all hareby given to the Public that Parcels for diquateleby Bungby Disk, will not be received a the Post Office unions parked or put the agreeouty to the conditions prescribed in the Notificial

C. PATON. Port-marker General, N. W. P.

- Dated Course Develly, 1718 April 1853.

KORD WILLELM MACE

20th March 1855.

'ROTIFICATION.

For Hond's der Presidentes the Council of Latin in Council has been planed to authorise the section without the trade to Section 2.34 of the Rulet for the trade management of the Post Office Reports on the Tell August 1954.

No Part Asset to preserved for temestatistics by Bangby Tost, unless to be securely enclosed to the secure of Tast and the State of Tast and the State of Tast of Washelm and the secure impressed. CALCUTTA: - Printed and Published by THOMAS JONES, at the " CALCUTTA GAZETTE" OFFICE,

No. 51 Council-House Street,-for the Government Contractors, SAMURL SMITH AND Co.



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The Calcusta Gazette.

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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 2, 1855. •

Land Sale Notice.

NOTICE is hereby given, that the under mentioned Estate, in Zillah Bhullooah, will be again put up to public and unreserved Sale, at the Deputy Collector's Office of that District, on Monday, the 21st May 1855, or 8th Jeyt 1262 B. S., for arrears of Revenue, the first purchaser having failed to complete his purchase.

 $Class\ I. - Permanently \textit{-settled}\ Estate.$

No. 256.—Huzooree Mehal, Talook Tonoollah, Pergunnah Kynchunpore; recorded proprietors, Mahomed Kamil, Fuzzuluddy and Fusseeuddee; sudder jumma, Company's Rupees 20-12-10.

F. B. Simson,

Offg. Dy. Collector.

BHULLOOAH; Deputy Collector's Office, The 26th April 1855.

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TY SE YET BEET DOWNER TO BE BOND

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A Company of Charge and Life Apple

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The Calcutta Gazette.

Bublished by Authority.

Dotifications.

THE 14TH MAX 1853.—The Government of Bengal having entered and Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to apply any other Printing Establishment for the execution of the Government Work from and after that date.

CECUL BEADON.

CECIL BEADON, Secy. to the Govt. of Bengal. The 2nd February 1855.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, all Public Officers under the Government of India at the Presidency are hereby directed not to employ any other Printing Establishment for the execution of Government Work.

CECIL BEADON, Secy. to the Govt. of India.

SATURDAY, MAY 5, 1855.

No. 775.

Government of Bengal.

FORT WILLIAM, THE 4TH MAY 1855.

NOTIFICATION.

It is hereby notified, that from and after one month from the date of the Gazette containing this Notification, the provisions of Act XVIII. of 1853, will have force in the Cantonment of Chinsurah and its environs, with the following boundaries, viz.:—

On the North and North- \ "Peepulpatty" and East side as far as \ "Baboogunge."

"The River Hooghly."

" " East side," "The River Hooghly."

" South and South- West side, "Sham Baboo's Ghaut"

" and "Kuddumtollah."

" Tolafuttack."

By order of the Lieutenant-Governor of Bengal, W. Grey,

Secy. to the Govt. of Bengal.

No. 1608.

Fort William, Foreign Department, The 3rd May 1855.

The Reverend J. Gawen, Chaplain of Prome, has obtained one month's leave of absence, from the 5th ultimo, to visit Calcutta, preparatory to proceeding to Europe on furlough.

No. 1609. The 4th May 1855.

Lieutenant C. J. Nicholson, Second in Command, and Punjab Cavalry, has been appointed to act as Captain of Police in the Derajat Division, during the absence on leave of Lieutenant J. W. Younghusband.

CECIL BEADON, Secy. to the Govt. of India. No. 777.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 28th April 1855.—The
Reverend E. Storrow to be a Marriage Registrar
in the Town of Calcutta.

The 30th April 1855.—Baboo Odoy Chund Dutt, Sub-Assistant Surgeon, to have Medical charge of Tumlook.

The 2nd May 1855.—Doorga Churn Chuckerbutty, Second Grade Police Darogah, in the District of Baraset, is promoted to the First Grade.

Leave of Absence.—The 30th April 1855.—Mr. G. W. Brown, Sub-Deputy Opium Agent at Tehta, Zillah Behar, for fifteen months, under Medical certificate.

The 2nd May 1855.—Captain C. Sharp, Principal Assistant to the Commissioner of Arracan, at Ramree, for one month, under the Rules applicable to Military Officers on Staff employ, making over charge of his Office to Mr. H. W. Beddy, the Junior Assistant, who will officiate as Principal Assistant during the absence of Captain Sharp or until further orders.

Notifications.—The 25th April 1855.—The services of Assistant Surgeon W. J. Palmer are placed at the disposal of the Government of India, Military Department

Military Department.

The 2nd May 1855.—Mr. E. Jackson, of the Civil Service, has been permitted to proceed to Europe on furlough.

W. GREY, Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

No. 864 A. of 1855.

Judicial and Revenue Department,

Head Quarters, the 25th April 1855.

Appointment.—Mr. George Henry Lawrence to be an Assistant to the Superintendent of Jawud

Neemuch, with the special powers described in Clause 3, Section 2, Regulation III. of 1821, and Section 21, Regulation VIII. of 1831, until further orders.

W. Muir,

Secy. to Govt., N. W. P.

No. 1736 of 1855.

General Department,

Agra, the 28th April 1855.

Leave of Absence.—The leave of absence, on private affairs, for fifteen days, granted to Taruck Chunder Lahory, Sub-Assistant Surgeon of Ally Gurh, in Orders of 8th ultimo, is cancelled.

By Order of the Hon'ble the Lieut.-Governor of

the North-Western Provinces,

TIVE PROBE

C. P. CARMICHAEL, Asst. Secy. to Govt., N. W. P.

General Order by the Most Noble the Governor General of India.

Ootacamund, 17th April 1855.

The following Order issued by the Resident at

Hyderabad is confirmed :-

No. 96, dated 5th April 1855.—The services of Ensign James Giberne Bell, 2nd European Light Infantry, Madras Establishment, having been temporarily placed at the disposal of the Resident for employment in the Hyderabad Contingent, is appointed Adjutant of the 3rd Regiment, and will, in addition, officiate as Second in Command, subject to the confirmation of the Government of India.

R. J. H. BIRCH, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Governor General.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 1st May 1855.

No. 522 of 1855.—The London Gazettes of the 9th, 13th, 16th and 20th March 1855 having been received from the Hon'ble the Court of Directors, the following Extracts therefrom are published for general information:—

Brevet.

Major-General John Hussey Vivian, of the East India Company's Army, to have the local rank of Lieutenant-General, while employed on a particular service in Turkey, dated 15th February 1855.

Lieutenant William Henry Rodes Green, of (Jacob's Horse) Bombay Army, to have the local rank of Captain, while employed on a particular service in Turkey, dated 19th January 1855.

Memorandum.

The Christian names of Major General Vivian, of the East India Company's Army, to have the local rank of Lieutenant-General, while employed on a particular service in Turkey, from the 15th February 1855, are Robert John Hussey, and not John Hussey only, as stated in the Gazette of the 9th March 1855.

Brevet.

The under-mentioned promotion to take place, onsequent on the death of General Robert James

Latter, of the East India Company's Service, on the 25th February 1855:—

To be General in the East Indies.

Lieutenant-General Augustus Andrews, C. B., Madras Infantry, dated 16th March 1855.

Colonel William Fergusson Beatson, of the East India Company's Army, employed on a particular service in Turkey, to have the local rank of Major, General, while so employed, dated 16th March 1855.

Captain Frederick Kane, of the 15th Regiment of Bombay Native Infantry, to have the local rank of Major in the Army in the East Indies, dated 16th March 1855.

The under-mentioned Officers of the East India Company's Service, who retired upon full pay previously to the introduction of the new system of promotion, to be advanced to a step of Brevet Rank in the East Indies, in order to place them in as favorable a position as those Officers of their rank who may hereafter retire under that system, the rank in both cases being only honorary; their Commissions bear date the 28th November 1854:—

To be Colonel in the East Indies.

Lieutenant-Colonel Robert Waters Baldock, Bengal Infantry.

To be Lieutenant-Colonels in the East Indies.

Major John Robson Wornum, Bengal Infantry.

Major John Bartleman, Bengal Infantry.

Major George Ranken, Bengal Infantry.

Major Williams Brown, Bombay Infantry.

To be Majors in the East Indies.

Captain Archibald Chisholm, Madras Infantry.
Captain Thomas Reid James, Madras Infantry.
Captain John French, Bengal Infantry.
Captain Edward B. Stevenson, Madras Infantry.
Captain James R. Lumley, Bengal Infantry.
Captain Charles R. Mackenzie, Madras Infantry.
Captain Peter E. Warburton, Bombay Infantry.

The under-mentioned Officers of the East India Company's Service, retired upon full pay, to have rank in the East Indies as follows, their Commissions bear date 16th March 1855:—

To be Colonels in the East Indies.

-Lieutenant-Colonel William F. Grant, Bengal Infantry.

Lieutenant-Colonel William Rawlins, Madras Infantry.

Lieutenant-Colonel George S. Wilkinson, Madras Infantry.

Lieutenant-Colonel Paul W. Willis, Bengal En-

To be Lieutenant-Colonels in the East Indies.

Major Patrick T. French, Bombay Infantry.
Major Samuel R. Bagshawe, Bengal Infantry.
Major Archibald Park, Bengal Infantry.
Major Henry John McGeorge, Bengal Infantry.
Major Charles Gordon, Madras Infantry.
Major John S. G. Ryley, Bengal Light Cavalry.
Major William Edwards, Bengal Infantry.
Major Charles Wollaston, Bengal Light Cavalry.

Memorandum.

The appointment of Lieutenant C. H. Beddek, of the 2nd Madras European Infantry, to be a Quarter Master in the Land Transport Corps, to bear date the 9th February 1855, instead of the 8th March 1855, as stated in the Gazette of the 9th instant.

War Office, 20th March 1855. Brevet.

The under-mentioned Officers to have the local rank of Captain, while employed apon a particular service in Turkey :-

Lieutenant Charles Hinde, of the Bengal In-

fantry, dated 1st March 1854.

Lieutenant John Ballard, of the Bombay Engineers, dated 1st May 1854.

Fort William, 2nd May 1855.

523 of 1855.—The following Extracts from the Fort St. George Government General Order, dated 11th April 1855, are confirmed :-

"The Government of Bombay has allowed the under-mentioned Officers furlough to Europe for fifteen months, on Medical certificate, under the Regulations of 1854."

Captain Arthur Wyndham, of the 2nd Madras Native Infantry, Commandant of the 4th Regiment Infantry, Hyderabad Contingent."

"Surgeon W. Mackenzie, A. M., attached to the

Hyderabad Contingent."

No. 524 of 1855.—The under-mention ed Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors :-

Cilmon Language amorting Date of Arrival at Bombay.

Captain John Hood, of the 49th } 5th Nov. 1854.

No. 525 of 1855.—The following Notification from the Foreign Department is published in General Orders :

No. 1558, dated 27th April 1855.—The President in Council is pleased to appoint Captain M. James, 28th Regiment Native Infantry, Officiating Cantonment Joint Magistrate of Umballa, in the room of Captain Impey; the appointment to have effect from the 1st ultimo.

Mr. Apothecary C. Hayes, in Medical charge of the Baree Doab Canal Establishment, has obtained leave of absence from the 1st to the 7th November last, in extension of that granted him in G. O., dated 29th September 1854, No. 4312.

No. 526 of 1855.—The following Notification from the Foreign Department, with the Most Noble the Governor General, is published in General Orders :-

Ootacamund, No. 110, dated 16th April 1855.—The Most Noble the Governor General is pleased to appoint Captain F. M. H. Burlton, Second in Command, to be Commandant of the 2nd Regiment of Cavalry, Gwalior Contingent, vice Major Close.

No. 527 of 1855.—The following Notification from the Home Department is published in Gene-

No. 583, dated 27th April 1855.—The follow-warrant, under Her Majesty's Sign Manual, in supersession of the Table of Precedence for India prescribed in July 1850, is published for general information :-

VICTORIA R.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith: To all to whom these Preents shall come, greeting.

Whereas it hath been represented unto us that it is advisable to regulate the Rank and Pre-cedence of Persons holding appointments in the East Indies.

In order to fix the same and prevent all disputes, We do hereby declare that it is our Will and Pleasure that the following Table be observed with respect to the Rank and Precedence of the Persons hereafter named, viz.:-

The Governor General, or Governor General for

the time being.

The Governor of Bengal. The Governor of Madras. The Governor of Bombay. The Governor of Agra.

The Governor of any Presidency which may be hereafter formed in India.

The Lieutenant Governors of any of the Presidencies in India, according to priority of appoint-

The Chief Justice, Bengal. The Bishop of Calcutta. The Chief Justice, Madras. The Bishop of Madras. The Chief Justice, Bombay. The Bishop of Bombay.

The Commander-in-Chief in India, when also a ember of the Supreme Council.

Members of the Supreme Council of India, ac-

cording to priority of appointment. Members of Council, Bengal, according to

priority of appointment. The Commander-in-Chief at Madras, when also

Member of Council. Members of Council at Madras, according to

priority of appointment.

The Commander-in-Chief at Bombay, when also Member of Council.

Members of Council at Bombay, according to iority of appointment.

The Members of the Legislative Council of India, according to priority of appointment.

The Puisne Judges of the Supreme Court of

Calcutta, according to priority of appointment. The Puisne Judges of the Supreme Court of

Madras, according to priority of appointment. The Puisne Judges of the Supreme Court of Bombay, according to priority of appointment.

The Governor of the Straits' Settlements. The Recorder of Prince of Wales' Island.

The Commander-in-Chief in India. The Commander-in-Chief of Her Majesty's

Naval Forces. The Commanders-iu-Chief of the Army at the several Presidencies (not being Commander-in-Chief

in India) according to relative rank in their respective Services. Naval and Military Officers above the rank of

Major General. Members of the Sudder Adawlut, according to

priority of appointment.

Civilians, with reference to their Rank and Precedence to be divided into six Classes :-

Civilians of thirty-five years' standing, from date of rank assigned to them on their arrival, to form Class I., and from date of entering such class to rank with

Major Generals, according to date of Commission.

Civilians of twenty years' standing, from date of rank assigned to them on their arrival, to form Class II., and from date of entering such class to rank with

Colonels, according to date of Commission.

A rchdeacon—— Calcutta, A rchdeacon—— Madras, A rchdeacon—— Bombay,

Civilians of twelve years' standing, from date of rank assigned to them on their arrival, to form Class III., and from date of entering such class to rank with

Lieutenant-Colonels, according to date of Commission.

Civilians of eight years' standing, from date of rank assigned to them on their arrival, to form Class IV., and from date of entering such class, to rank with

Majors, according to date of Commission.

Civilians of four years' standing, from date of rank assigned to them on their arrival, to form Class V., and from date of entering such class to rank with

Captains, according to date of Commission.

Civilians under four years' standing, from the date of rank assigned to them on their arrival, to form Class VI., and to rank with

Subalterns, according to date of Commission.

Advocates General to rank with the first Class of Civil Servants.

Chaplains to rank with Civilians of the fourth

Assistant Chaplains to rank with Civilians of

the fifth Class and Captains.

All Officers not mentioned in the above Table, whose rank is regulated by comparison with rank in the Army, to have the same rank with reference to Civil Servants, as is enjoyed by Military Officers of equal grades.

All other persons who may not be mentioned in this Table, to take rank according to general usage, which is to be explained and determined by the Governor General in Council, in case any

question shall arise.

Nothing in the foregoing Rules to disturb the existing practice relating to precedency at Native Courts, or on occasions of intercourse with Natives; and the Governor General to be empowered to make Rules for such occasions in case any dispute shall axise.

All ladies to take place according to the rank assigned to their respective husbands, with the exception of wives of Piers, and of ladies having precedence in England, independently of their husbands, and who are not in rank below the daughters of Barons, such ladies to take place according to their respective ranks immediately after the wives of Members of Council at the Presidencies in India.

Given at our Court at Windsor, this thirtieth day of January, in the year of our Lord one thousand eight hundred and fifty-five, and in the eighteenth year of our Reign.

By Her Majesty's Command,

(Signed) CHARLES WOOD.

No. 528 of 1855.—The following Notification issued by the Hon'ble the Lieutenant-Governor of Bengal is published in General Orders:—

The 30th April 1855.—The unexpired portion of the leavegranted to Mr. T. Hastings, Civil Assistant Surgeon of East Burdwan, on the 16th instant, is cancelled from the 28th idem, the date on which he rejoined his appointment.

The unexpired portion of the leave granted to Major H. M. Nation, Assistant to the General Superintendent of Thuggee, and Commandant of the Behar Station Guards, on the 21st February last, is cancelled from the 20th instant, the date on which he rejoined his appointment.

Fort William, 3rd May 1855.

No. 529 of 1855.—The under-mentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Honorable the Court of Directors:—

Captain Henry John Guise, of the 28th Regiment Native Infantry, Second in Command of the 13th Irregular Cavalry, Date of Arrival at Fort William.

1st May 1855.

No. 530 of 1855.—The under-mentioned gentlemen are admitted to the Service in conformity with their appointment by the Hon'ble the Court of Directors, as Cadets of Infantry on the Establishment, and promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment:—

Date of Arrival at Fort William.

Infantry.
Mr. Charles Richard Matthews,

Edmund Fisher Litchfield, Robert Cotton Money,..... 30th April 1855.

Francis William Boileau, ...

Marmaduke Ramsay, 1st May 1855.

No. 531 of 1855.—The services of Assistant Surgeon W. J. Palmer, placed temporarily at the disposal of the Bengal Government, in Government General Order No. 182, of the 6th February 1855, not being any longer required, are placed at the disposal of His Excellency the Commander-in-Chief, from the 25th April 1855.

Fort William, 4th May 1855.

No. 532 of 1855—It is hereby notified for general information, that the under-mentioned Family Remittances of Commissioned and Non-Commissioned Officers and Soldiers of the Royal Army and of the East India Company's Service, and Effects and Credits of deceased Commissioned and Non-Commissioned Officers and Soldiers of the Royal Army, have been included in the general Quarterly Rolls, commencing the 1st February and ending the 30th April 1855, at the Office of Account, Military Department, which are forwarded to the Hon'ble the Court of Directors, by the Peninsular and Oriental Company's Steam-vessel Hindostan, which leaves Calcutta this day.

The Royal Army.

Sums paid into the Treasury of the Pay Master to the Queen's Troops, on account of Family Remittances and Effects and Credits during the months of February, March and April 1855.

East India Company's Troops.

Sums paid into the Pay Office Treasuries at the Presidency, Benares, Caw npore, Meerut, Rawul Pindee, Umballa, Lahore, Gwalior, Jullundur and Pegu, during the above months.

No. 533 of 1855.—The following promotions are made in the under-mentioned Corps of the Native

Conrs.	Rank and Names.	To what rank promoted.	From what date.	In whose room.
1st Regt. Lt. Cavalry	brandar Lata Luchmon,	Jemadar,	21th Dec. 1854,	To complete the establishment. Newage Khan, deceased. Dhowkul Sing, deceased.
11th Rogt. N. I.,	Havildar Bhowanydeen Augun-	Jemadar,	18th Feby. 1855,	Shaik Kheeder, deceased
isth Regt, N. L, (Gre- nadiers),		Jemadar, Sabadar,	25th Jany. 1855, 9th Novr. 1854,	Shaick Ghazee Bux, deceased. Shaick Sookurmohomed, deceased
25th Regt. N. I.,	Jemadar Deendyal Towarec,	Jemadar,	17th Novr. 1854,	Ahomed Khan, promoted. Bhowanee Singh, deceased.
3rd Regt. N. I.,	Havildar Jodhee Singh, Jemadar Chunsam Sing,	Jemadar, Subadar,	4th Dec. 1854,	Deendval Tewaree, promoted. Chand Khan, deceased.
7th Rogt. N. I.,,	Havildar Lowton Sing,	Jemadar,	29th Jan 1855,	Chunsam Sing, promoted. Sewchurn Sing, deceased, Sewduyal Singh, deceased.
3rd Regt. N. L.,	Havildar Peerbuksh Khan,	Jemadar, Jemadar, Sub dar.	1 ith Jan. 1855,	Ramdeen Opudish, deceased. Thakoor Misser, deceased.
8th Regt. N. L.,	Havildar Bodie Tewarry, Jemadar Audhan Singh,	Jemadar, Subadar,	Ditto 19th Dec. 1854,	Mohokum, promoted. Peer Khan, deceased.
4th Regt. N. I.,	Havildar Moonna Rai,	Subadar, Jemadar, Jemadar,	19th Dec. 1854,	Bissoon Sookul, deceased. Andhan Singh, promoted. Ramnewaj Tewarce, promoted.
st Regt., Sikh Loca' Infantry,				Rugonath Singh, resigned.
The second second second		Resaidar Appointed		Shaikh Ramzan, deceased.
Mark to the service				Bisharut Ullee, promoted.
Regt., Irregular Cavalry,	Naib Resaldar Shaikh Gholam Ullee, Jemadar Shydad Khan, Jemadar Shere Ullee,	Naib Resaldar,	Ditto, 28th Dec. 1854,	Hussun Khan, deceased, Ubdoolla Khan, promoted, Meer Kurramut Ullee, promoted
COURS AND THE		Ditto, Jemadar,		Shaikh Gholam Ullee, promoted Kwaja Mirza Khan, deceased. Shydad Khan, promoted.
	Kote Duffadar Surfraz Khan, Kote Duffadar Meer Burkut Ullee,	Jemadar,	28th Dec. 1854,	Shere Ulice, promoted. Shaikh Kootuboodeen, promoted
th Regt., Irregular Cavalry,	Naib Ressaldar Jewaheir Sing,	Appointed Woordie Ma-	er lage india. Filographic lage	
medicació destr			28th July 1854,	Hoossain Alli Khan, remove from his appointment.

the 21st

No. 534 of 1855.—The Hon'ble the President of the Council of India in Council, is pleased to make the following promotions and alteration of rank :-

Corps of Engineers.

Major and Brevet Lieutenant-From Colonel William Erskine Baker August 1854 in sucto be Lieutenant-Colonel, Captain and Brevet-Major John Rawdon Oldfeild to be cession to Lieute-naut-Colonel Paul Wynch Willis, retired.

First Lieutenant Peter Garforth to be Captain, vice Captain and Brevet-Major John Rawdon Oldfeild, promoted, with rank from 23rd January 1855, Captain and Brevet-Major James Roger Western, retired.

Second Lieutenant Raoul de Bourbel to be First Lieutenant from the 23rd January 1855, vice First Lieutenant Peter Garforth, promoted.

Captain (Major in the Punjaub,) Edward John Lake and First Lieutenant David Limond to rank from the 21st August 1854, in succession to Captain and Brevet-Major John Rawdon Oldfeild, promoted.

29th Regiment Native Infantry. Captain and Brevet-Major Frederick Carleton Marsden to be Major from the 9th March 1855, vice Major Henry FitzSimons transferred to the Invalid Establishment. This cancels the promotion of Captain and Brevet Major Archibald Park, amnounced in G. G. O. No 331, of the 13th March

Lieutenant and Brevet-Captain William Agnew to be Captain of a Company from the 9th March 1855, vice Captain and Brevet Major Frederick Carleton Marsden, promoted.

Ensign Kenneth Donald John Campbell to be Lieutenant from the 9th March 1855, vice Lieutenant and Brevet Captain William Agnew, pro-

Captain Langston Peter Faddy and Lieutenant George Wheeler to rank from the 3rd July 1854, vice Captain and Brevet Major Archibald Park, retired.

42nd Regiment Native Light Infantry.

Lieutenant and Brevet Cap-1 tain Henry Charles Adlam to be Captain of a Company,....

Ensign Frederic Allen to be John ammel Knox, retired.

Medical Department.

Assistant Surgeon Archibald White, M. D., to be Surgeon, vice Surgeon Adam Keir, M. D., retired, with rank from the 19th April 1855, vice Surgeon George Grant, deceased.

Surgeon John Hilliard. M. D. and F. R.C. S. L., to rank from the 10th March 1855, vice Surgeon Adam Keir, M. D., retired.

> F. D. ATKINSON, Offg. Secy. to the Govt. of India, in the Mily. Dept.

Dotification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government

DISTRICTS	Amounts available on this date.
Backergunge,	20,000
	1,25,000
Bogra,*	
Cuttack, c. D.,*	
Dacca,	19,000
Dinagepore,	2,000
Furreedpore,	15,000
Gowalparah,*	58,000
	10,000
Jorehaut,*	1,00,000
Kamroop,	1,00,000
Nuddea,	
Pooree,	
	10,000
P4 11	1,00,000

EDMUND DRUMMOND,

Accountant to the

Govt. of Bengal-

Accountant's Office, }
The 4th May 1855.

* N. B.—These Treasuries will be cleared shortly if the amounts available are not taken up in Bills.

Opium Dotification.

Notice is hereby given, that the Fifth Sale of Opium, the Provision of 1853-54, will be held at the Exchange Hall, on Thursday, the 10th May 1855, at 11 A. M., and will comprise 4,440 Chests, viz.:—

Behar Opium,		170		3,045
Benares ditto,				1,395
Total Ch	ests,		ev ji Ti	4,440

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 6th December 1854, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 15th and 25th May 1855, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 P. M. of Tuesday, the 15th May 1855, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Friday, the 25th May 1855.
- 4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium, of 1853-54, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of alter-

ing these dates should circumstances render it expedient to do so :-

	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 11th June	3,045	1,395	4,440
On or about Tuesday, 10th July 1	3,045	1,395	4,440
On or about Friday, 10th Au-	8,045	1,395	4,440
On or about Monday, 10th Sep- tember 1855,	3,045	1,395	4,440
On or about Thursday, 11th Oc-	3,045	1,395	4,440
On or about Monday, 12th No-	3,045	,1,395	4,440
On or about Monday, 10th De-	3,050	1,429	4,479
Total,	21,320	9,799	31,119

By Order of the Board of Revenue,

H. V. BAYLEY, Offg. Junior Secretary.

Fort William. The 24th April 1855.

Dotice.

THE General Treasury will be closed on Wednesday, the 16th instant, on account of the Hindoo Holiday, Soorjo Grahon.

J. I. HARVEY,

Sub-Treasurer.

GENERAL TREASURY, The 1st May 1855.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M., on Monday, 21st May 1855, and opened in presence of parties

interested at the above-mentioned time.

Tenders for "White-washing, Sand-rubbing,
Painting and Repairing the House of Correction, Calcutta.

Time for Execution, (4) Four Months.

Specification forms of Tender and further information to be obtained from the Civil Architect's Office, in Calcutta.

A deposit in Cash of (100) One Hundred Rupees,

is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

By order of the Chief Engineer, Lower Provinces.

. C. B. Young, Capt.,

Civil Architect.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (½s.) before Mean Noon.

C. S. Reid, Lieut.-Colonel, Offg. Town Major.

course with the emine of

Fort William, 27th April 1855.

William in Bengal.

IN EQUITY.

To BE SOLD pursuant to a decree of the Supreme Court of Judicature at Fort William in Bengal, bearing date the 6th day of Sepetember 1853, and amended on the 7th day of February 1855, under an Order of the said Court, in a certain cause pending therein wherein Roy Hurrochunder Ghose and Sreemutty Tyluckomoheenee Dossee, Executor and Executrix of the last Will and Testament of Nundololl Sing, deceased, are Complainants, and Sreemutty Gourmoney Dossee, widows heires, and legal representative of Nubkissen Sing, deceased, and Duncan Stewart are Defendants, with the approbation of John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House. in the Town of Calcutta, on Monday, the 7th May 1855, at the hour of noon, the right, title and interest of the said Nubkissen Sing in the nine anna share of certain joint real Estate in the pleadings of the said cause mentioned, and which right, title and interest consists of the following parcels of property, and will be sold in following Lots (that is to say):—

Lot 1. A lower-roomed house, No. 80, with a piece of ground containing two biggahs or thereabouts, situate in Baronossy Ghose's Street, in Calcutta, bounded as follows :- On the North partly by Baranossy Ghose's Street and partly by a private lane leading to the houses of Gobind Paramanick, Jadubchunder Sett, and Bishtoo Paramanick, on the South by the garden and tank of Shobaram Bysack; on the East partly by the house of Bishonauth Ghose and partly by the house of Ramrutton Bose; and on the West by the house of Goverdhone Mookerjee, Jadoo Mookerjee and Taruckchunder

Mookerjee.

Lot 2. An upper-roomed house, with a piece of land containing eleven cottahs and six chittacks or thereabouts, situate at Chassadhobaparrah, in Calcutta, bounded as follows :- On the North partly by the garden of Siboo Mis ry and partly by a publiclane; on the South by the Honorable Company's drain and the family dwelling house of Sreekissen Sing and others; on the East by the house of Siboo Mistry; and on the West by the house lately belonging to Rogoonauth Chatterjee and at present to Hurrischunder Sing and Bolichund Sing.

Lot 3. A piece of land or ground situate at Jeerut, called Wilkissen Gunge, in Zillah Howally, in the Twenty-four Pergunnahs, containing one

hundred and twenty-two biggahs or thereabouts.

Lot 4. A piece of land or ground situate at
Jeerut, in Zillah Howally, in the Twenty-four Pergunnahs, containing seven cottahs or thereabouts.

Lot 5. A piece of tenanted land or ground, No. 6, situate at Khallasyparrah, in Machooa Bazar, in Calcutta, containing three cottahs or thereabouts, bounded as follows:-On the North by Moonshee Sodderoodeen's Lane; on the South by land belonging Rajah Radhacaunt Deb; on the East by land

belonging to the said Rajah Radhacaunt Deb; and on the West by the house of Gooly Ostagar.

Lot 6. A piece of ground called Pheekhannah, situate at Salkeah, in the Zillah Howally, in the Twenty four Pergunnahs, containing thirty-five higgside or thereabouts.

biggalis or thereabouts.

Lot 7. Two several Mouzahs or Villages called or known by the names of Bhowanypore and Bosutpore, comprising lakhiraj or rent-free lands,

In the Supreme Court of Judicature at Fort situate in the Zillahs of Beerbhoom and Burdwan Lot 8. A piece of land or ground containing three cottahs or thereabouts, situate at Simlah, in Calcutta, bounded as follows :- On the North by Issenchunder Mitter's house; on the South by the late Radhanauth Sircar's family dwelling house; on the East by Madhubram Paul's house; and on the West by Simlah Street.

Lot 9. A garden with tank, trees, &c., containing sixteen biggahs or thereabouts, situate in Ool-tadinghee, in Dhee Punchanogram, in the Zillah of Twenty-four Pergunnahs, bounded as follows:-On the North by the garden of Mirza Ally Saheb; on the South partly by a garden belonging to Rajah Radhacaunt Deb, and partly by the public road there; on the East partly by the garden of Prosunnochunder Roy and partly by a garden of Rajah Radhacsunt Deb; and on the West partly by the said Mirza Ally's garden and partly by

Cossinauth Sircar's garden.

Lot. 10. A garden with tank, trees, &c., containing twenty biggahs, situate at Ballooreah, in the Zillah of Howally, in the Twenty-four Pergunnahs, bounded as follows :- On the North partly by Thakoordoss Poramanick's garden and partly by the garden and house of Puddolochun Ghose and Ramhurry Gangooly; on the South partly by the land of Ranee Katayonee, partly by the garden of Sarodapersaud Chatterjee and partly by the garden of Kissenmohun Bhuttacharjee; on the East partly by the garden of Bhuggobutty Churn Gangooly and partly by the land of Ranee Kata-yonee; and on the West partly by the house and garden of Radhamohun Chatterjee and partly by the garden of Bungsee Poramanick and Raujoo Kurmokar.

An upper-roomed house, No. 7, with a Lot 11. piece of ground containing ten cottahs or thereabouts, situate in Sootkeehattah, Sookea's Lane, in Calcutta, bounded as follows:—On the North by the China Bazar Lane; on the South by a house belonging to the late Muttyloll Seal; on the East by a house used as the Greek Church, in charge of Mr. D. Cohen; and on the West partly by the house of Mr. Bagram and partly by the said China Bazar

Lane. Lot. 12. Three annas or 3 th share of the late Nobokissen Sing in the family dwelling house, No. 90, of the Sing family, and in the piece of land or ground on part whereof the same is erected and built, containing six biggahs or thereabouts, situate at Baronossy Ghose's Street, in the town of Calcutta, bounded as follows :-- On the North partly by a piece of ground and two houses belonging to the said Singh family and partly by the houses of Siboo Mistry and others; on the South partly by Boronossy Ghose's Street and partly by the Thakoorbatty of the Singh family; on the East partly by a house belonging to the said Singh family and partly by a house belonging to Radamenth Coorders and an also West partly by Coorders nauth Coondoo; and on the West partly by Gourmohun Surnokar's house and partiy by land belonging to the estate of the late Nundololl Sing. Lot. 13. An upper roomed house, No. 1-1, with

a piece of ground containing six biggahs, five cottahs and twelve chittacks or thereabouts, situate in Harrington Street, in Calcutta, bounded as follows :- On the North by Harrington Street; on the South by the house and property belonging to Mr. DeSouza, and lately occupied by Mr. Cowie; on the East by the house occupied by Mr. Lushington; and on the West by the house lately occupied by

Lady Elliott.

Lot 14. A piece of tenanted land, No. 83, containing two biggahs and ten cottahs or thereabouts, with a tank in it, situate in Chorebagaun, in Calcutta, bounded as follows:—On the North by the house of Muddenmohun Chatterjee; on the South by Mooktaram Babeo's Lane; on the East partly by Denonauth Shaw's house, partly by Hurrymohun Sircar's house and partly by Ramchund Mullick's house; and on the West partly by the dwelling-house of Ramlochun Bysack, partly by the tenanted house of Gobindochunder Paul, and partly by other houses belonging to different parties.

Lot 15. One-third share of the late Nubkissen Sing, in an upper-roomed house and a piece of tenanted ground, No. 98, containing two biggahs and four chittacks, situate at Baronossy Ghose's Street, in Jorasanko, in the Town of Calcutta, bounded as follows:—On the North partly by the house of Dwarkanauth Goopto and others and partly by the Honorable Company's drain; on the South by Baronossy Ghose's Street; on the East partly by the house of Mothoor Mullick and partly by the house of Ramehund Dulloll; and on the West partly by the house of the late Pearymohun Bose and partly by the house of Cowar Brijendronarain Roy.

Particulars may be had at the Master's Office, Supreme Court, or of Mr. G. Rogers, Solicitor, No. 4, Fancy Lane.

Hurrochunder Ghose and another,

versus

Conditions of Sale.

1st. Every bidder, if required, is to sign his name opposite the sum he bids, and is also to sign these Conditions, and the highest bidder to be declared the purchaser provided the Master shall think a sufficient sum has been offered.

2nd. If any dispute shall arise between two bidders, the lots shall be immediately put up

again.

3rd. That 30 per cent. on the purchase-money shall be paid down immediately, or in default the lot may be put up again at the option of the Master.

Master.

4th. The purchasers are to procure confirmation in seven days and to pay balance of purchase-money within one month after the sale shall have been confirmed by the Court.

5th. That in the event of default being made and the premises not being re-sold pursuant to the 10th Condition, the purchaser shall be charged interest at twelve per cent. per annum, on the purchase-money unpaid, from the time it became due to the time of payment.

6th. That each purchaser shall be entitled to possession of the property purchased by him upon payment of the balance of his purchase money, and the interest (if any) due thereon, but not before.

7th. That the Conveyance shall be executed at the expense of the purchaser who is to pay for all copies of documents which he may require.

8th. That each purchaser shall be entitled to the custody of such deeds (if any) as relate exclusively to the lots purchased by him, but such deeds as relate to the property, described in two or more lots, shall remain in the Master's Office until the whole of the lots shall have been disposed of, with liberty to the purchasers to inspect such

last-mentioned deeds from time to time as occasion may require; and when the whole of the lots shall have been sold, the last-mentioned deeds shall be delivered to the purchaser of the lot of the greatest value on his entering into the usual covenant with the purchasers of the other lots for the production and for furnishing copies or extracts of such last-mentioned deeds; such deeds of covenant to be prepared and executed at the expense of the covenantees; and the purchaser at this sale shall not be at liberty to object to the payment of the purchase-money out of Court by reason of the deeds remaining in the Master's Office.

9th. That the purchasers shall take the property with the title under which it is now held by the plaintiffs (abstracts may be seen at the Office of Mr. George Rogers, No. 4 Fancy Lane.) The plaintiffs will covenant that they have not encumbered but execute no other covenants.

10th. That if any of the purchasers shall neglect or fail to comply with the above conditions, the lots purchased by the person so neglecting or failing, shall, (if the Master shall think fit,) be re-sold either by public auction or private contract at such time and place subject to such conditions and in such manner in every respect as the said Master shall deem meet; and the deficiency in price (if any) which shall happen on such re-sale and all expenses attending the same shall immediately after the same, be made good and paid by the defaulter at this present sale; and in case of non payment the whole or such part of the same as shall not be paid with interest thereon from the date of such re-sale, at the rate of 12 per cent. per annum, shall be recoverable as and for liquidated damages.

liquidated damages.

Each of us, the undersigned, doth hereby for himself and his heirs, Executors, Administrators and Representatives, covenant and agree with John Cochrane, Esquire, the Master of the Supreme Court of Judicature at Fort William in Bengal, (who is a British subject,) his Executors, Administrators and Assigns, that in case any dispute or cause of action shall arise concerning, or in any wise relating, to this sale, or any of the above conditions, the same may be tried and determined in and by the Supreme Court of Judicature at Fort William in Bengal.

Conditions of Sale will appear hereafter.

JOHN COCHRANE, Master.

George Rogers, Solicitor.

Calcutta;
Supreme Court, Master's Office,
23rd April 1855.

NOTICE is hereby given, that an application was this day made to the Supreme Court of Judicature at Fort William in Bengal, for Letters of Administration to all and singular the goods chattels, rights, credits and effects which were of Humphrey Courtney, late of Benares, in the province of Bengal, a Gunner of Artillery, in the Service of the East India Company, deceased, to be granted to Charles Swinton Hogg, Esq., the Administrator General of the Presidency of Fort William in Bengal.

ROET, ROBERTSON,

CALCUTTA; 4th May 1855, 6, Hastings' Street.

Notice.

WHEREAS the Master of the Supreme Court has given notice of intended Sale on Monday next (among other property) of

The House No. 1, Harrington Street, Intending purchasers are hereby required to take notice, that the said House belongs to the estate of WILLIAM NELSON HEDGER, deceased, and that an action of ejectment is now pending in the Supreme Court for the recovery thereof.

LYONS & BELL, Attorneys for the Executors of W. N. HEDGER, deceased.

ESPLANADE Row, 3rd May 1855.

Valuable Landed Property FOR SALE

On Monday next, the Seventh day of May instant, at Eleven o'clock in the forenoon, at the Office of Messrs. LYONS & BELL, Esplanade Row.

The Right, Title and Interest of the Executor of WILLIAM NELSON HEDGER, deceased, of, in

HOUSE No. 1, HARRINGTON STREET and the land belonging thereto, THE being a portion of the property advertised for sale by the Master of the Supreme Court on the same day.

Further particulars may be had on application to Messrs, LYONS & BELL,

Attorneys at Law.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Joseph On Saturday, the 14th Abraham Doek Cohen, day of April instant, it was ordered, that Friday, of Pollock Street, in Calcutta, Merchant, an Inthe 8th day of June solvent next, be appointed for the further hearing in this matter, and that unless tause be shown to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after-acquired property, from all liability for debts, claims, and demands of and against the said Insolvent at the time of filing his petition for relief.

Templeton and Carrapiet, Attorneys. Chief Clerk's Office, 27th April 1855.

In the matter of Koom-Notice, that the petibhoocurrun Marwarree, tion of the said Insolof Burra Bazar, in Calvent, seeking the benefit cutta, Cloth Merchant, of the Act XI., Vic. cap. an Insolvent. XXI., was filed in the Office of the Chief Clerk, on the 27th day of april last; and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee. Homfray, Actorney.

In the matter of Koom-) On Friday, the 27th day of April last, it was ordered, that the loocurrun Marwarree, of Burra Bazar, in Calutta, Cloth Merchant, hearing in this matter an Insolvent. should be heard on sturday, the 2nd day of June next; and that the aid Insolvent should then attend to be examined y the said Court.

Homfray, Attorney.

In the matter of Archibald Vallente, of Howe's Lane, in Calcutta, an der Dewanny and Nizamut Adawlut, an Insolvent.

On Thursday, the 3rd day of May instant, it was ordered, that the Examiner in the Sud- hearing in this matter should stand adjourned until Saturday, the 7th day of July next, with

liberty to the said Insolvent to amend his Schedule filed in this matter generally; and that the order made in this matter for the ad interim protection of the said Insolvent from arrest, should be, and the same was, enlarged to the said 7th day of July next; and that the said Insolvent should then attend to be examined by the said Court.

Insolvent in person.

Chief Clerk's Office, 4th May 1855.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabangah Rivers on the 22nd April 1855.

Names of Rivers.	Dep	illest of other.	Where Shallowest.
Bhangiruttee River.*	F.	I	
*At its entrance,	2	9	
Below the entrance,	2	9	
From thence to (1	11	Above Ramkantpore.
Jungypore,	1	9	" Geereeah.
From Jungypore to	2	0	At Dufferpore.
Sadduckbaugh,	2	0	" Rampall.
From Sadduck-)	-	Sound !	Above Moorshe
baugh to Ber-	1	10	dabad.
hampore,	1	10	At Kurbollah.
,	10 To	0	Above Mohoolah.
From Berhampore	2	0	At Modoorhaldar.
to Cutwa,)	2	11	
· ·			" Chayteeny.
And from Cutwa to	1	8	" Juggutcolly.
Nuddea, (1	11	" Kobeerajepore.
Jellinghee River.			
At its entrance,	0	0	1
From thence to \			Closed.
Bausemarree,	0	0	
From Bausemarree ?			14.0-4
to Teeahkattah,	1	6	At Ootumpore.
From Teeahkattah			D
to Sonatullah,	2	3	" Boyarbandah.
And from Sonatullah		A 3	
to Moisgunge,	2	0	" Debbeepore.
Matabangah River.			no della compania
At its entrance,	4	2	
From thence to	0	11	At Totarparrah.
Haut Boleah,	2	11	At Ibtarpartan
	2	9	At Boleah entrance.
From Haut Boleah	2	1	" Moorbangah.
to Katchikattah,	2	9	Below Sahibpore.
	2	3	At Asmancolly.
A SAME	2 2 2 2 2 2	0	" Sonatunpore.
From Katchikattah	2	5	" Bastoopore.
to Kishengunge,	2	8	" Pykeparrah.
And from Kishen-1	Acres 1	or make	
gunge to Seebpore,	2	9	" Sonegattah.
	HATCHES.	De Gilby	

Height of water on Gauge at Berhampore, on the 22nd April 1855, + 1 inch.

J. LANG. Supdt., Nuddea Rivers.

Calcutta. 2nd May 1855.

* Since last Report, the Channel of this River, above Mohoolah, has con deepened by Rodalies from 1'6" to 2', and at Modoorhaldar from

Monthly Account of Salt in Store in the several Agencies and the Sulkea Golahs up to 3. the April 1855, together with 4 per cent. Reserve for Golah Wastage.

	L vorest		2 4 37 100		PARTE OF THE PARTY
AGENCIES.	1256 or 1849-50, and previous years.	1257 1258 or or or 1850-51. 1851-52.	1259 or 1852-53.	1260 or 1853-54.	1201 Total or Quantity 1854-55. Quantity in Store.
	agenese senere	Tour Commerce 1744	bros sone I	ainsevelt.	to entropy the contract
Hidgellee.	Mds. S. C	Mds. S. C. Mds. S. C	Mds. S. C	Mds. S. C	Mds. S. C. Mds. 8.
Pungah Salt, Ghaut Russoelpore, Ditto do., Kissenugur,		000000000000000000000000000000000000000	0 0 0	0 0 0 2144 36 8	92969 0 0 32969 0
Ditto do., Ramungur, Do. do., North Kaleenugus, Do. do., Pooree Ghatta,	0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0	3709 0 0 0 0 0 15804 0 0	28889 0 0 31033 36 26689 0 0 30398 0 57903 0 0 57903 0 16678 0 0 32482 0
Total,	0 0 0	0 0 0 0 0		21657 36 8	163128 0 0 184785 30
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Pungah, Ghaut Narain-	*0 0 0	0 0 0	0.110 0.110	5898 15 5	295742 0 0 301640 15 1
Total,	0.000	0 0 0 0 0 0	0 0 0	5898 15 5	293742 0 0 301640 15 4
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Pungah, Narainpore, Ghaut Domcolly, Ditto, Arracan ditto, Ditto, Sudder Ghaut?	0 0 0	0 0 0 0 0 0 0		0 0 0	0 0 0 0 0 0 0
Agency,	0 0 0	0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0	2 35 0 0 2 35 2 35 0 0 2 35
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Sulkea.	off a	sanse Nedelineye noon		et fact seed with the father	es they fall due
Pungah, Cuttack, Do., Balasore, Do., Khoredah, Do., Chilka, Do., Hidgellee, Pooree Ghatta, Do. do, Russoolpore, Do., 24-Pergbs., Narain-	739 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 342321 32 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0	302 0 0 13020 0 0 3187 0 0 2209 0 0 0 0 0	1227 0 0 2273 10 0 0 0 0 13020 0 0 0 0 0 3187 0 0 0 0 0 3093 0 0 0 0 0 0 0 0 0 0 0 342321 32
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Arracan. Pungah, Ghaut Kyouk, Phyoo,	o o o	land of the Bank	1 .00	Pransaca	VACE 1013 BAC 0.0 0 4145 37
Total,	0 0 0	0 0 0 0 0 0 0 0	CONTRACTOR OF STREET STREET, S	4146 87 0	0 0 0 4146 37
, Grand Total,	418096 2 0	0 0 0 0 0 0	(Carroll all)	45989 8 13	719977 35 0 1284947 51

Agra and United Serbice Bank.

Section H. Laboret

THE GOVERNMENT OF INDIA having, by Notification of 25th January 1855, signified its intention to dissolve its existing connexion with the Government Agency, the AGRAAND UNITED SERVICE BANK will, on being furnished with the necessary powers, receive charge of Government Paper and Bank Shares from the Agent, and realize the Interest when due and Dividends when declared. The Bank will also sell or invest in these Securities for constituents.

Forms of Letters and Powers of Attorney may be obtained on application to the Bank at Calcutta,

or its Branches at Agra and Lahore.

When the proceeds of Government Paper or Shares sold, or of Interest and Dividends realized, are remitted by the Bank's Drafts on England, or on its Indian Branches, no Commission will be charged.

If otherwise paid, or when the Paper or Shares are delivered over, the charge for Commission will

be 1 per cent.

FRANCIS R. NEILSON,

Secretary.

No. 2, Council House Street; } Calcutta, 30th January 1855.

Abbertisement.

WITH reference to Government Notification No. 5, Fort William, Financial Department, 26th January 1855—

The Oriental Bank Corporation will undertake the safe custody of Government Paper,
Shares in the Capital Stock of the Bank of Bengal, and other local Stocks, free of all charge.

Will draw Interest and Dividends on the same as they fall due on the following terms:—

If to be remitted through the Corpora-

tion, without charge.

If to be paid in India, a commission will be charged of 4 P Cent.

On returning Government Paper, or Share Certificates out of safe custody, or if sold, on paying the proceeds of such sale in India, a com-

mission will be charged of 4 P Cent.

On the sale of Government Paper or other Stock, the proceeds of which are to be remitted through the Corporation, ... without charge.

WM. ANDERSON, Agent.

ORIBNTAL BANK CORPORATION, Calcutta, 29th January 1855.

Dotice

Is hereby given, that MR. WILLIAM HENRY RIP-LEY, the Deputy Manager of the North-Western Bank of India, has been duly elected to officiate as Manager during the temporary absence in England of the undersigned, accordingly all Bills and Hoondees should be made payable to him, and all letters connected with the business of the Bank addressed to him in that capacity.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, No. 4, Council House Screet, Calcutta, 17th March 1855.

Mercantile Bank of India, London, Calcutta and China Brauch.

RATES OF EXCHANGE

ON LONDON JOINT STOCK BANK.

			0.0	8. d.
At	6	months' sight,		2 0 per Rupee.
A t	4	months sight	*********	1 112
At	- 3	months' sight.		1 112
Mt.	2	months' sight.		1 111 "
At	30	days' sight		1 112
At	3	days' sight,		1 114

The Bank grants Drafts and Letters of Credit on the Head Office at Bombay and on its Branches and Agencies at the following places: London, Ceylon, Canton, Shanghai, Messrs. Ouchterlony & Co., Madras. Bills collected at any of the above places at a uniform charge of 1 per cent., including postages.

For the convenience of parties travelling through Europe, Egypt and the Australian Colonies, the Bank issues Circular Notes payable in all of the principal towns in those countries.

The Bank will act as Agents for the purchase or sale of Government Paper, Bank Stock and other Securities. Draw Interest and Dividends payable in Calcutta, when due. Commission chraged ‡ per cent.

No charge made when the proceeds of sale or amount of Interest or Dividends drawn is remitted in the Bank's Bills

Government Paper and other Securities received for safe custody and for which an acknowledgment will be given. When the property is returned, a Commission of 4 per cent will be charged.

Ra'es of Interest allowed

On Deposits subject to

3 months' notice of withdrawal,... 4 per Cent. per annum.
6 Ditto, 5 "
12 Ditto, 6 "

Notice may be given when the money is lodged or at any time thereafter, but will be dispensed with in cases when the money is to be remitted through the Bank.

Current Accounts kept and on Balances of Rs-500 and upwards, Interest at 2 per cent., per annum, will be allowed.

O S MERCHAN

D. T. ROBERTSON,

Bost and May 1555

Manager.

Calcutta, 1st February.

REFERRING to the Government Notification, No. 5, dated Fort William, Financial Depart-ment, 24th January 1855, giving notice of the intention of Government to withdraw the authority hitherto granted to the Government Agent at Fort William, and to the Accountants General and the Sub-Treasurers at Fort Saint George and Bombay, to act as Agents on behalf of Proprietors of Government Securities, or Shares in the Capital Stock of the Banks of Bengal, Madras or Bombay respectively.

THE LONDON AND EASTERN BANKING COR-PORATION offers to receive charge and undertake the safe custody of any Government Securities and Certificates of Shares in the Bank of Bengal, and other local stock, which the Proprietors may wish to deposit with the Bank; and will receive the interest on such Government Securities, and the dividend on such Bank-share certificates, and other local stock, as it falls due, and either remit the amount of such Interest and Dividend to England in Bills of the Bank, or pay the amount as Proprietors may desire,

The London and Eastern Banking Corporation will also receive remittances for investment in Government Securities, Bank of Bengal Shares and other stock, and will negotiate the sale of such Securities and stock, when required to do so.

One quarter per cent. commission will be charged on the sale or purchase of Government Securities and Bank stock, &c., and on realizing Interest and Dividends. But when the proceeds of Govern-ment Paper or other stock, or the Interest or Dividends on the same, are to be remitted through the Bank, no commission will be charged.

J. MACKELLAR,

Manager, Calcutta Branch.

London and Eastern Banking Corporation Calcutta, January 30,1855.

Notice.

I HEREBY notify, that I ceased to be a Shareholder in the Simla Bank on the 8th September

> WILLIAM INNES, Major, Bengal Retired List.

(In the Press.)

ON FLOWERS AND FLOWER-GARDENS. BY D. L. RICHARDSON.

Price One Rupee.

[The work will extend to about 100 (or more) closely printed octavo pages. There will be a few lithographic drawings illustrating the Language of Flowers, and an Appendix of Practical Instructions and useful information respecting the Anglo-Indian Flower Garden.]

London and Castern Banking Corporation. | The above work is founded on an article first published in the Calcutta Literary Gazette, but the text has been since so greatly enlarged, and so copiously illustrated with additional quotations from the British Poets that it may be regarded as a new work. As only a comparatively small number of copies will be printed, subscribers are requested to send in their names without delay to the publishers, Messrs. P. S. DeRozario and Co. Tank Square, Calcutta.

> MR. ALEXANDER WALKER is authorised to sign our Firm by Procuration from this day.

> > GISBORNE AND CO.

Calcutta, 1st May 1855.

Dotice.

Mr. Dudley Robert Smith is admitted a partner in our Firm from this date.

JARDINE, SKINNER & CO.

Calcutta, 1st May 1855.

Notice.

MR. PETER MACKINNON has been admitted a partner in our Firm.

MACKINNON, MACKENZIE & Co.

1st May 1855.

· 250.55

LOST.—The Right-hand half of a Bank of Bengal Note, No. 11166, for Company's Rupees 100. Payment has been stopped at the Bank.

LOST .-- A Bank of Bengal Note for 50 Rupees. of two different numbers, joined together, viz Nos. 43256 and 43251. Payment stopped at the Bank.

LOST.-Left and right-hand halves of Bank of Bengal Notes, No. 29899, for Company's Rupees 100, and No. 34581, for Company's Rupees 25; payment of which has been stopped at the Bank

Post Office Notifications.

No. 3784.

NOTICE is hereby given, that the Mails for Rangoon and Moulmein, for transmission per H. C. Steamer Fire Queen, will be closed at this Office, on Saturday, the 5th proximo.

C. K. Dove, man the second of the district of the

FORT WILLIAM;
General Post Office,
The 27th April 1855. 21th April 1000.

No. 3817,

NOTICE is hereby given, that the Mails for Chittagong and Arracan, for transmission per H. C. Steamer Tenasserim, will be closed at this Office, on Wednesday, the 9th proximo.

C. K. Dove,

Deputy Post-master General.

FORT WILLIAM;
General Post Office,
The 30th April 1855.

No. 2305

NOTICE is hereby given, that separate Mail Bags for Kedgeree, independent of the Calcutta Mails, will in future be made up at Hong-Kong, Singapore and Penang, to enable Merchants and others residing at those places to send to the Officer in charge of the Electric Telegraph at Kedgeree letters containing messages for their constituents in Calcutta. J. R. BURLTON BENNETT,

Post-master General of Bengal.

The 21st April 1855.

Dotice.

THE Director General of the Post Office in India has been informed by the Secretary to the Post Office in England, that owing to non-compliance with the Regulations required to be observed in the form of addressing letters sent to Great Britain by Soldiers serving in India, many such letters have been charged with full Postage, instead of being delivered for the reduced Rate authorised by law.

2. The Regulations referred to require that every letter posted by a Soldier serving in India, if addressed to any place out of India, should be endorsed "Soldier's letter," and should be certified as

such by the signature of the Commanding Officer.

3. The attention of Officers in Command of European Troops in India, is drawn to the Regulation stated above, and it is requested that they will make it known to the men under their command and explain to them that letters, which are not marked as Soldier's letters, and which do not bear the signature of the Commanding Officer in the address, are charged with full Steam postage, instead of being delivered for one penny per half ounce. H. B. RIDDELL,

Director General of the Post Office in India.

CAMP, The 22nd April 1855.

Dotice

Is hereby given to the Public, that Parcels for dispatch by Banghy Dak, will not be received at the Post Office, unless packed or put up agreeably to the conditions prescribed in the Notification below. maple compare of the compare

Post-master General, N. W. P.

Dated Camp Bareilly, 17th April 1855.

FORT WILLIAM, 30th March 1855. NOTIFICATION.

THE Hon'b'e the President of the Council of India in Council has been pleased to authorise the following addition to be made to Section XXI. of the Rules for the management of the Post Office Department, passed on the 12th August 1854.

No Parcel shall be received for transmission by Banghy Post, unless it be securely packed in Cloth or Wax-cloth, or Tin, and no such parcel packed in Cloth, or Wax-cloth, shall be received unless seals bearing distinct impressions of such device (not that of a current coin) be fixed at intervals, not exceeding three inches, along the lines of sewing by which the cover is secured.

Dotice.

It is hereby notified, that General Post Lines have been Established between Nassick and Poona, through Sungumnehr, Joonere, Naraingaun, Kher and Chakun; and between Nassick and Ahmednuggur, through Sungumnehr and Rahoorie, and that New Post Offices have been Established. LISHED at

Zillah Nuggur. Sungumnehr, Do. Rahoorie, ... Zillah Poona. Joonere,

> (Signed) DUNCAN DAVIDSON,

Post-master General.

Post-master General's Office,

vica)lout No. 2374.

THE above Notice, from Post-master General, Bombay, is published for general information.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Post-master General's Office, CALCUTTA: 20th April 1855.

Fer And Land Take

Dotice

Is hereby given, for the information of the public, that in future all Overland letters, pre-payment of which is compulsory, will be received by a Clerk, who, on the dates fixed for the despatch of Overland Mails, will be stationed at the Post Office Window.

It will be the special duty of the Clerk to point out to the senders of letters any deficiency in the

postage stamps affixed thereto. Toest Perolineans I

commended sand burt decisit school a trout F- G. PATON Post-master General, N. W. P.

Dated, 25th April 1855.

and the light

No. 2417. Dotice.

Ir is hereby intimated, that a Post Office has been experimentally opened at Allynaggur, on the Grand Trunk Road, 13 miles South-East of Benares.

J. R. BURLTON BENNETT,

Britishers;

The Rich April 1855a

Post-master General of Bengal.

CALCUTTA, The 24th April 1855.

> No. 20. Dotice.

THE Public are hereby cautioned that all goods posted for dispatch by Bullock Train, are sent by Railway, and that the senders are liable to punishment for breach of Railway Rules, if they send dangerous and combustible articles through the Bullock Train in the same manner as they would, it they themselves forwarded the Packages directly by the Railway Train.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta ; Post-master General's Office, 2nd May 1855.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, MAY 5, 1855.

Land Sale Notice.

NOTICE is hereby given, that the under mentioned Estate, in Zillah Bhullooah, will be again put up to public and unreserved Sale, at the Deputy Collector's Office of that District, on Monday, the 21st May 1855, or 8th Jeyt 1262 B. S., for arrears of Revenue, the first purchaser having failed to complete his purchase.

Class I.—Permanently-settled Estate.

No. 256.—Huzooree Mehal, Talook Tonoollah, Pergunnah Kynchunpore; recorded proprietors, Mahomed Kamil, Fuzzuluddy and Fusseeuddee; sudder jumma, Company's Rupees 20-12-10.

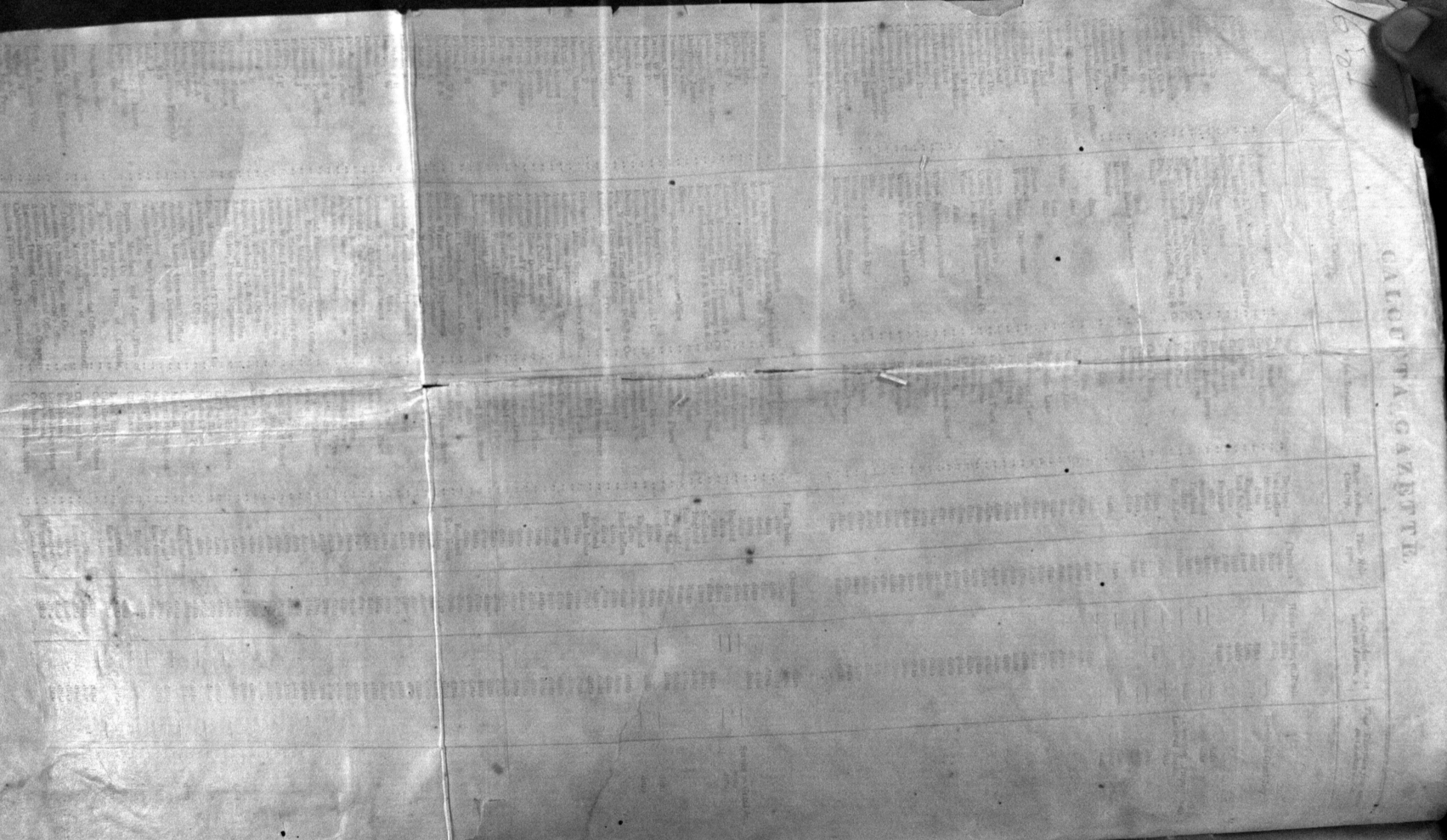
F. B. Simson,

BHULLOOAH;
Deputy Collector's Office,
The 26th April 1855.

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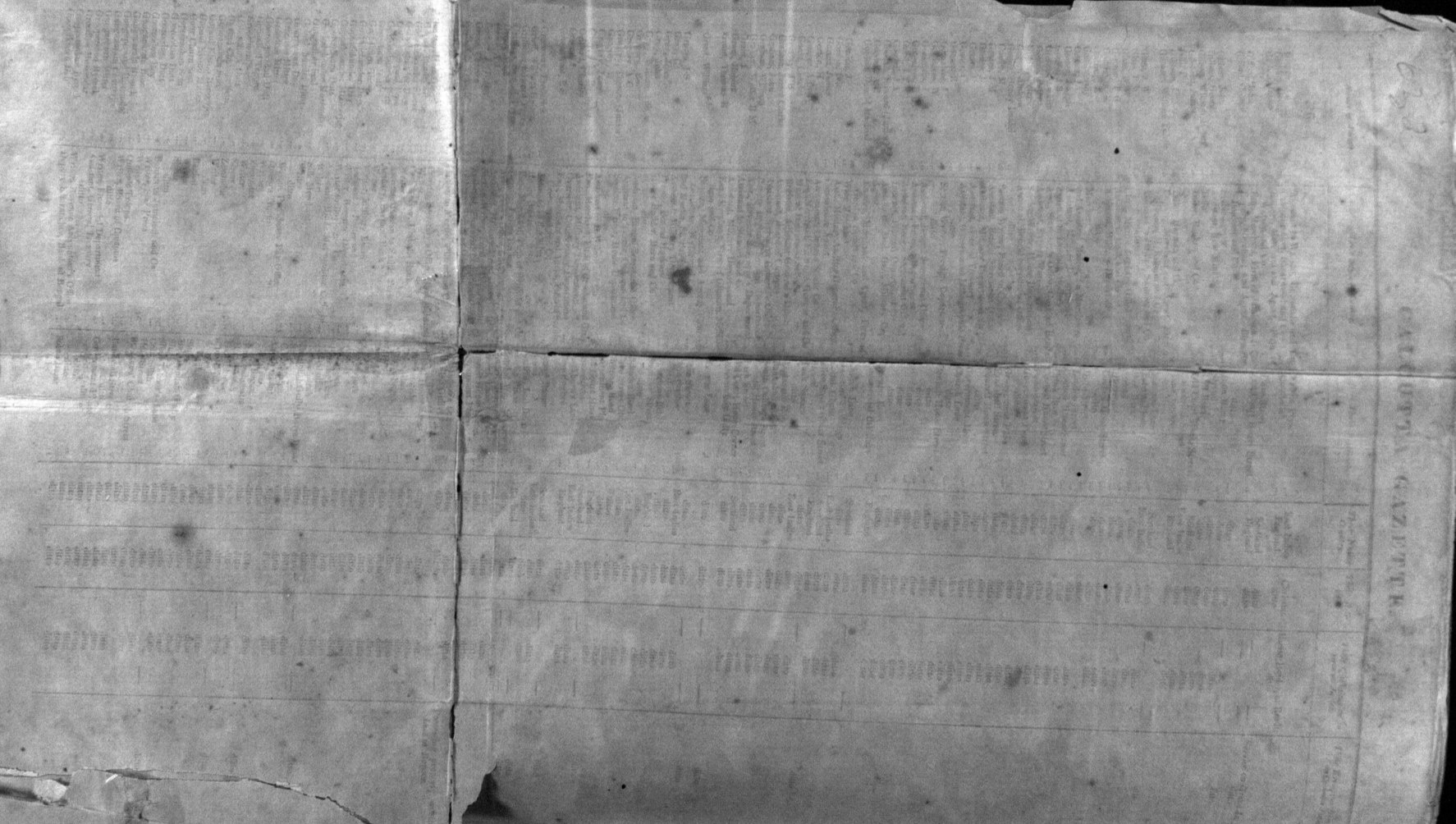
HENRY HOLHOYD, Clerk of the Crown · HILLIAM IN CARLES A GRANDA CALLY WAS A GARAGE AND A LANCARDA 2011 1111 地。4 There are a constant and and and an area and a continue of the STATES AND SELECTION OF THE PROPERTY OF THE PR THE CONTROL OF THE PROPERTY OF SATURDAY, MAY Persons qualified and limble to 200011000

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The Calcutta Gazette.

Published by Authority.

Potifications.

The 14th May 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co., for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to imploy any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON. Secy. to the Govt. of Bengal. The 2nd February 1855.—The Government of Bengal entered into a Contract with Messrs, Samuel Smith and Co., execution of the Government Printing Work, all Public Officer the Government of India at the Presidency are hereby directed employ any other Printing Establishment for the execution of ment Work.

CECH. BEADON, Secy. to the Gott. of I

WEDNESDAY, MAY 9, 1855.

Dotice.

FORT WILLIAM, THE 4TH MAY 1855.

WITH reference to the Notice issued by the Ligutenant Governor of Bengal, under date the 21st March last, and published in the Gazette of the 24th and 28th idem, regarding the introduction of Act No. XXVI. of 1850 into "the Towns of Part of the Towns of th Rogoonathgunge and Jungypore, with their "respective suburbs, for the purposes of making better provision for making, repairing, cleans-"ing, lighting and watching the public Streets,
"Roads, Drains and Tanks, and for otherwise
"improving the said Towns and Suburbs," No-"tice is hereby given, that the time allowed in the Notice aforesaid, to enable the Inhabitants of the Towns of Rogoonathgunge and Jungypore, which are situated within the Aurungabad Sub-Division to declare themselves for or against the adoption of Act No. XXVI. of 1850 in those Towns, has been extended to the 10th proximo; and all the Inhabitants of the said Towns are hereby informed, that such of them as are minded to declare themselves for or against the adoption of Act No. XXVI. of 1850, in the Towns of Rogoonathgunge and Jungypore, with their respecgoonatngunge and Jungypore, with their respective suburbs, for the purposes above-mentioned, or any of them, may declare themselves accordingly before the Hon'ble A. Eden, the Civil Officer in charge of the Aurungabad Sab-Division, at any time during the usual Office hours, on or before the 10th proximo.

> W. GREY, Secy. to the Govt. of Bengal.

Potifications, Appointments, &c.

No. 598.

Fort William, Home Department, The 4th May 1855.

Notifications.—The following rules for regulating the practice of the Electric Telegraph of India have been passed by the Hon'ble the President 1 in Council, in addition to, and modification of, those passed by the Government of India on the 5th January last :-

1. Messages of 16 words and under including the name of the sender, the name of the person addressed, the date (if inserted), and the names of the places of dispatch and destination (unless they be also the names of Telegraph Stotions,) will be sent a single distance along the line for one rupee.

2. Messages, as above, exceeding 16 words. not exceeding 24 words, will be sent a single distance along the line for one rupee and eight annas.

3. Messages, as above, exceeding 24 words, but not exceeding 32 words, will be sent a single distance along the line for two rupees.

4. And for every additional 16 words, or frac-

tion thereof, above 32 words, there shall be charged, for a single distance, an additional rupee.

5. A single distance is commonly any distance not exceeding 400 miles; and for every additional single distance, above 400 miles, there will be made an additional charge equal to the charge made on the same message for a single distance.

6. A single distance from Calcutta will include Benares, Mirzapore, and all intermediate Stations.

7. Six distances from Calcutta will include Madras

8. Only half price will be charged for the re-

petition of mercantile and other important messages.

9. No charge is made for stops, of for prepositions or such words as "and Co." "Mr." and "Mrs." occurring in the address of a message.

The name of the sender, of the person addressed, and of the place of address, must be written on the face of every message. The date may be written or not at the option of the sender.

No. 605.

The Hon'ble the President in Council is pleased to direct the following addition to be made to List No. II., published under date the 29th September last, of parties authorized to send by Post, without actual payment of postage, all letters, packets or parcels bond fide and exclusively on the Public Service:—

List No. II.

The Head Assistants or Clerks of the following Officers, viz. : Commissioners of Revenue. Commissioners of Customs. Judges. Collectors. Deputy Commissioners. Inspectors of Jails. Inspectors of Schools. Post-masters General. Commissary General. Superintending Engineers. Residents.

Political Agents.

To the Officers to whom they are immediately subordinate, that is to say, each to the Office to which he belongs.

CECIL BEADON,

Secy. to the Govt. of India.

No. 1671.

William, Foreign Department, The 4th May 1855.

Captain F. Hayes, M. A., Assistant Resident at Lucknow, has obtained leave of absence for twenty days, from the 23rd ultimo, on urgent private affairs, under the Rules applicable to Military Officers on Staff employ.

No. 1672

Dr. T. B. Wright, in Medical charge of the Jyepore Agency, has obtained two months' leave of absence, to visit Simla and Mussoorie, on private affairs, from the 10th instant, or from such date as he may avail himself of it,

No. 1673.

Lieutenant R. M. S. Annesley, 65th Regiment Native Infantry, resumed charge of the Office of Second Assistant to the Political Agent in Meywar, on the 11th ultimo.

No. 1674. The 8th May 1855.

Lieutenant C. J. Nicholson received charge of the duties of Captain of Police, Derajat Division, from Lieutenant J. W. Younghusband, on the 15th ultimo.

CECIL BEADON,

Secy. to the Govt. of India.

No. 15.

Fort William, Public Works Department. PUBLIC.

The 4th May 1855.

Notifications.-The Hon'ble the President in Council is pleased to make the following appointments consequent on Major Cunningham, Executive Engineer, Mooltan, having obtained leave of Libsence to proceed to Europe on Furlough.

Lieutenant W. S. Oliphant, Executive Engineer of the 3rd Division, Lahore and Peshawur Road,

to officiate as Executive Engineer, Mooltan :-Lieutenant W. E. Warrand, Assistant to the Executive Engineer, 3rd Division, to officiate in charge of the 3rd Division.

No. 16.

The Hon'ble the President in Council is pleased to place Conductor Gair, at present Acting Assistant on the Ganges Caual, at the disposal of the Chief Commissioner of the Punjaub, for employment as an Assistant Executive Officer on the Kurnaul and Umballa Read.

The Hon'ble the President in Council is pleased to grant to Captain N. C. MacLeod, Executive Engineer, 10th Division, Public Works, leave of absence from the 3rd December 1854 to 14th January 1855, to visit Calcutta on private affairs.

No. 18.

The Hon'ble the President in Council is pleased to relieve Lieutenant P. Stewart, Superintendent of Civil Buildings at Lahore and of the Lahore and Ferozepore Road, of the charge of the 8th Division, Grand Trunk Road, and to appoint Lieutenant H. Cox, Assistant Executive Officer, to officiate as Executive Officer of that Division.

W. E. BAKER, Lieut.-Colonel,

Secy. to the Govt. of India.

No. 804.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 24th April 1855.—Mr. H. C. Metcalfe to officiate as Additional Judge of Dacca during his stay at that Station on special

Mr. E. F. Radcliffe to officiate temporarily as Civil and Sessions Judge of Tipperah, during the

absence of Mr. Metcalfe on deputation.

Baboo Dwarkanath Roy to officiate temporarily as an Additional Principal Sudder Ameen of Dacca during his stay at that Station on special

Moulavy Nyemooddeen Mahomed to officiate temporarily as Principal Sudder Ameen of Tipperah, during the absence on deputation of Baboo Dwarkanath Roy.

The 25th April 1855 .- Moulavy Ally Newaz to officiate temporarily as Sudder Ameen of Dacca, during the absence on deputation of Moulavy Nyemooddeen Mahomed.

The 30th April 1855 .- Mr. F. B. Drummond to be Register of Deeds and Marriage Registrar

in the District of Shahabad.

The 4th May 1855.—The under-mentioned Gentlemen to be Members of the Committee for the Management of the Charitable Dispensary at Rungpore:

Mr. G. U. Yule.
Baboo Nursing Moojoomdar.
,, Kassee Chunder Chowdry. The 7th May 1855.—Mr. Edward Lautour to officiate as Civil and Sessions Judge of Shahabad, during the absence of Mr. W. Tayler on de-

putation, or until further orders.

Leave of Absence.—The 3rd May 1855.—Mr.
W. T. Law, Second Principal Assistant to the Commissioner of Arracan at Akyab, for fifteen months, under Medical certificate.

The 4th May 1855,-Mr. C. D. Russell, Officiat- Public Works Department, under date the 16th

of the Sub-Division of Burpettah, for two months, on private affairs, in extension of the leave granted to him on the 27th of February last.

maito A tracery, W. GREY, Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieutenant-Governor of the North-Western Provinces.

No. 664 A. of 1855.

Head Quarters, the 28th April 1855.
Leave of Absence.—The Rev. L. Poynder, Chaplain of Bareilly, for twelve days, from the date m which he may avail himself of the leave.

No. 677 A. of 1855.

Nynee Tal, the 30th April 1855.
Appointments.—Mr. John Bensley Thornhill to be a Member of the Dispensary Committee at Moradabad.

No. 679 A. of 1855. The Rev. James Kennedy, M. A., to be a Marriage Registrar in the District of Benares.

No. 905 A. of 1855. Judicial Denartment,

Head Quarters, the 1st May 1855. Leave of Absence .- Mohummud Kasim Alee Khan, Principal Sudder Ameen of Furruckabad, for fifteen days, on Medical certificate, from the 13th ultimo.

and permais No 908 A. of 1855. Judicial and Revenue Department. Appointment.-Mr. G. H. M. Batten to be an Assistant in the Rohilcund Division.

No. 910 A. of 1855.

Leave of Absence.—Mr. William Blunt, Assistant to the Magistrate and Collector of Bareilly, for one month, under Section XIII. of the new Absentee Rules, from the date of his availing himself of the leave.

No. 917 A. of 1855. Revenue, Department.

Appointment.—Mr. J. W. Hennessy to be a Deputy Collector under Regulation 1X. of 1833, the District of Hoshungabad, during the revision of the Settlement.

W. Muir, Secy. to Govt., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 4th May 1855.

No 535 of 1855.—The following Notification the Public Works Department is published in General Orders :-

Appointments.—No. 11, dated 30th March 1855.—In reference to the Notification in the

ing Collector of Sarun, for one day, in extension of the leave granted to him on the 7th ultimo.

The 7th May 1855.—Mr. H. Driver, Sub-Assistant to the Commissioner of Assam, in charge appointments:

Lieutenant H. Dixon, 22nd Madras Native Infantry, to be Executive Officer in the Cuttack

(Building and Road) Division.

Lieutenant A. P. S. Moncrieff, 44th Bengal Native Infantry, to be Executive Officer in the Burdwan (Building and Road) Division

Second Lieutenant W. R. Tucker, of Engineers, to be Executive Engineer in the Midnapore (Building and Road) Division.

No. 536 of 1855.—The Hon'ble the President in Council is pleased to make the following appointments :

Major General J. Eckford, C. B., to the temporary Divisional Staff of the Army, during the absence, on Sick certificate, to Europe, of Major Ge-

neral S. Shaw, or until further orders.

Colonel E. Pettingal, of the 12th Regiment Native Infantry, to be a Brigadier of the 2nd Class, during the period Major General J. Eckford, C. B., may be in temporary Command of the Presidency Division, or until further orders.

No. 537 of 1855.—The Hon'ble the President of the Council of India in Council, at the recommendation of His Excellency the Commander-in-Chief, is pleased to modify the Government General Order No. 444, dated 27th April 1854, and to notify that the Permanent Select Committee of Artillery Officers shall hereafter consist of

President.

The Brigadier Commandant of Artillery. Members. TO SEE

The Principal Commissary of Ordnance, when he is located in the Upper Provinces.

The Director of the Artillery Depôt of Instruc-

A Captain of Artillery, to be selected by the Commandant of Artillery, subject to the approval of His Excellency the Commander-in-Chief; and The Assistant Adjutant General of Artillery, who

will also act as Secretary to the Committee.

Fort William, 5th May 1855.

No. 538 of 1855.—The under-mentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors:

Date of Arrival at Fort William.

Apothecary George Edward Pool, of the Sub. Medical Department, ...

4th May 1855.

No. 539 of 1855.—The following Notification from the Foreign Department is published in General Orders :-

No. 1609, dated 4th May 1855.—Lientenant U. J. Nicholson, Second in Command, 2nd Punjaub Cavalry, has been appointed to act as Captain of Police in the Derajat Division, during the absence, on leave, of Lieutenant J. W. Younghusband.

> F. D. ATKINSON, Offg. Secy. to the Govt. of India, in the Mily. Dept.

QUARTERLY REPORT OF THE BOARD OF EXAMINERS, FOR THE QUARTER ENDING 31st MARCH 1855.

Report on the Examination of the Junior Unpassed Civil Servants, in Persian, Oordoo, Hindee and Bengalee, held on the 2nd January 1855.

	Remarks.	1 Feb. 54, Passed in Persian 15th April 15th, in Hindee 29th May 15th, and in Oordoo 15th, August of Mart in Persian, Standying his fourth language. 2 Feb. 54, Standying at Daces, Passed in Oordoo 15th, Standying at Corindpore. 2 Jan. 56, Absent from Calcutta. Passed in Oordoo 15th P
BENGALEE.	Date of initiatory Examina- tion.	1. Peb. 54 1. Peb. 54 2. Jun. 55 2. June 51
BED	Date of Arrival Report.	31 Jan. 54, 6 Jan. 54, 5 Dec. 49, 5 May 51,
	Designation of	
	Names.	Skinner, Mangles, Mairne, Nairne,
	Remarks.	Passed. Qualified for the Public Service, having passed in Persian 181 passed in Persian 181 ported upon. Passed in Oordoo 181 February 1824, and in Bengalee, Passed for High Profector the Public Service, and Cockober 1854, Studying for Honors. Studying at Muttra. Not passed in any language,
£2.	Date of Initiatory Examina- tion.	7 Feb. 63,
HINDER.	Date of Arrival Report.	19 Nov. 53,
	Division of Presidency.	и в и м и м и м и м и м и м и м и м и м
	Names.	1 Hogg,
	Remarks.	10 Nov. 54, 11 Nov. 54, Passed. Has to pass in a second language. 5 Dec. 54, 7 Dec. 54, Not passed in any language. 14 Nov. 54, 16 Nov. 54, Not passed in any language. 3 Nov. 54, 16 Nov. 54, Not passed in any language. 29 Aug. 54, 1 Sept. 54, Studying at Runggage. 1 Aug. 54, 1 Aug. 54, Studying at Ramport, Not passed in any language. Not passed in any language. 1 Aug. 54, 1 Aug. 54, Studying at Ramport, Not passed in any language. Not passed in any language.
0.	Date of Initiatory Examina- tion.	19 Nov. 54, 11 Nov. 54, passed lang; shoe. 54, 7 Dec. 64, Not par lang; shoe. 54, 7 Dec. 64, Not par lang; shor. 54, 16 Nov. 54, Not par lang; shor. 54, 3 Nov. 54, Not par lang; shor. 54, 1 Sept. 54, Studying pare. 59, 1 Aug. 54, Studying lang; short s
OORDOO.	Date of Arrival Report.	
	Division of Presidency.	H H H H H H H H
	Names	# Waterfield, 2 Waterfield, 3 Wated 4 Wated 4 Wated
	Remarks.	Passed, qualified for the Public Survice, having passed in Hindee 118 Feb. 1864. Not passed in any language. Feb. 1864. Not passed in any language. And the passed in any language. In any language. In any language. In any language. In thinde 11th fanguage. In any passed in any language. Studying at Julianpure. Not passed in any language. Studying at Julianpure. Not passed in any language. Studying at Julianpure. Not passed in any language. Studying at Julianguage. Studying at Julianguage. Studying at Julianguage. In any language.
, x	Date of Initiatory Examina- tion.	Halt, N. W. P. 4 Feb. 53, 1 Feb. 63, 1 Feb. 64, 1 F
PERSIAN	Date of Arrival Report.	N. W. P. 14 Nov. 54, N. W. P. 14 Oct. 54, N. W. P. 15 Oct. 51, N. W. P. 17 June 55, N. W. P. 17 June 56, N. W. P. 18 Sopt. 56, N. W. P. 18 Sopt. 56, N. W. P. 18 Sopt. 56,
	Division of	
	Names.	Watson, Brairthx, Pairthx, Thornhill, Simson, Martin, Moivill,
	Nos.	

	Remarks	Pased, qualified for the Phylic Service, having passed in Persian 18th April 1854, in Hindes 25th May 1854, and in Oordoo 18t May 1854, and in Oordoo 18t Merit in Persian. Passed in Oordoo 3nd Jan. 1855. Studying at Dacea. Passed in Oordoo 18t May 1854. Studying at Gorindpore. Not passed in Oordoo 18t Feb. 1854. Absent from Calcutta. Passed in Oordoo 18t Feb. 1854. Absent from Calcutta. Passed in Oordoo 18t Feb. 1854. Feb. 1854.
BENGALEE.	Date of Initiatory Examina- tion.	86, 84, 84,
BENG	Date of Arrival.	39 Jan. 54, 1 Feb. 9 Nov. 54, 11 Nov. 5 Jan. 54, 1 Feb. 7 Dec. 54, 7 Dec. 2 May 51, 2 June.
	Division of Presidency.	M M M M M
	Names Names	1. Skinner, 2 Gordon, 2 Mangles, 2 Mangles, 2 Nairne,
	Remarks	Will be separately reported upon. Passed in Oordoo lat Feb. 1884, and in Benlad for the Public Service. Passed for the Public Service. Passed for the Public Service. Passed in Bengalee 2nd Oct. 1854. Studying at Muttra. Not passed in any language. Studying at Benares. Passed in Persian 1st Jan. 1865. Studying at Rawul Pindee, Passed in Persian 30th Dec. 1864.
HINDER.	Date of Initiatory Examina- tion.	23 Oct. 54,
CHI .	Date of Arrival.	18 Nov. 63, 15 Aug. 54, 14 Oct. 54, 22 Mar. 54,
	Division of Presidency.	A A A A A A A A A A A A A A A A A A A
	Names.	1 Willock, 2 Simsop, 3 Macnabb,
	Remarks.	Not passed in any language. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Studying at Rungpore. Not passed in any language. Studying at Rampore Beauloah. Not passed in any language.
.00	Date of Initiatory Examina-	1 Dec. 54, 1 3 Nov. 54, 1 19 Jan. 55, 1 18 Sopt. 54, 8 1 Aug. 54, 8
OORDOO.	Date of Arrival.	4 Dec. 54, 7 Dec. 54, 2 Nov. 54, 3 Nov. 54, 12 Jan. 55, 13 Jan. 56, 31 Jan. 56, 31 Jan. 56, 1 Aug. 54, 1 A
	Division of Presidency.	
	Names	1 Waterfield, 2 Bainbridge, 3 Daniell, 4 Lane, 5 Ward, 1 Robinson, 2 Magniac, 2
	Remarks.	Not passed in any language. Strutying at Moradand. Not passed in any language. Studying at Be nares Not passed in any language. Studying at Jul. Unanpore. Not passed in any language. Studying at Jul. Unanpore. Not passed in any language. Studying at Jul. Unanpore. Not passed in any language.
AN.	Date of Initiatory Examina- tion.	13 Nov. 64, 16 Nov. 64, 14 Oct. 64, 16 June 54, 11 Aug. 64, 21 Aug. 64, 18 Sept. 64, 18 Nov. 64, 18 No
PERSIAN	Date of Arrival.	
	Division of Procidency.	
	Nos.	Pairfax, Pairfax, Martin, Martin,

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	Remarks.	54, 11 Nov. 54, Passed in Oordoo. 2nd January 1855.	110.15	tradying at Dacca. Passed in Oordoo 1st May 1854.	Dec. 54, Studying at Govind-	n any language.	t from Cal-	DATE OF STREET	t from Cal- Passed in 90 1st Februs 854.	
		54, Passed 2nd	- <u>1997-11</u>	St. Studying at Passed in 1st May 18.	54, Study	pore. In an	50, Absent cutta.	TO DESCRIPT	51, Absent cutta. Oordoo ary 1854.	
BENGALEE.	Date of Initiatory Examina- tion.	11 Nov.	elety i	54, 1 Feb.	-	dall ce	49, 2 Jan.		. 2 June 51,	, N
BEN	Date of Arrival	Now.		5 Jan. 54	Dec. 54,		Dec	Caba	2 May 61,	
	Division of Presidency.	e e		ní	 B,		 7	-	es E	
	Names.		. 1	Barnard,	2 Mangles,	3/1	I Elliot,	+	2 Nairne,	aroizilar
	308.	10 10 10 10 10 10 10 10 10 10 10 10 10 1	88	(Variation of			H		64 64	
	Remarks.	Studying at Muttra. 1 Gordon, Not passed in any language.	Studying at Benares. Passed in Persian 1st January 1805.	Studying at Rawul Pindee. Passed in		6		y Jacob Caracti	ALPI T	al escali Il Anna a Californi
25	Date of Initiatory Examina- tion.	21 Åug. 54,	23 Oct. 54,	23 Oct. 54,						ogal zod Lilada Lilada
HINDER	Date of Arrival.	5 Aug. 54,	Ą	22 Mar. 54,		areas established		4913.3	i main gabant	To year
	Division of Presidency.	N. W. P. 15 Aug. 54,	N. W. P. 140ct.	Ai		and the state of t	444	il ble	de ber	union au) vall _e d
	Names.	Willock,	Simson,	Macnabb,	oine Frei i			e esti	e conti	10 .11
	No.	any 1	94.3.36.8 120.38.16.8	60	eru ja	moderate	dical pass- nage.	P	Rung- passed age.	Not lan-
e Nys Esim	Remarks	nassed in tage.	ditto.	ditto.	ditto.	ditto.	t on Me ficate. Not any lang		ing at Ru Not pass y language.	i Aug. 54, Studying at Rampore Beauteah. Not passed in any lan- guage.
	, bè	7 Dec. 54, Not passed language.	54, Ditto	4, Ditto	5, Ditto	3, Ditto	A, Abser		Studyin pore. in any	Study Beau passe guag
.000	Date of Initiatory Examina- tion.	7 Dec. 5	7 Dec. 5	16 Nov. 5	12 Feb. 5	1 Feb. 6	S Nov. 5		1 Sept. 6	1Aug 6
OORDOO	Date of Arrival.	4 Dec. 54,	4 Dec. 54, 7 Dec. 54, 12 Jan. 55, 15 Jan. 55,	18 Nov. 54, 16 Nov. 54,	31 Jan. 55, 12 Feb. 55,	81 Jan. 55, 1 Feb. 55,	2 Nov. 54, 3 Nov. 54, Absent on Medical certificate. Not passed in any language.		28 Aug. 54, 1 Sept. 54, Studying at pore. Not in any langua	31 July 54,
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	Names.	1 Waterfield,	9 Bainbridge,	Ward,	5 Wynch,	6 Harrey.	I Daniell, .	1	Robinson, .	Magniac, .
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	Remarks	Passed. in a s guage.	N. W. P. 13 Nov. 54, 16 Nov. 54, Not passed in language.	N.W. P. 51 Jan. 55, 1Feb. 55, Ditto ditto.	BERN CONTRACTOR	Studying at Mora- dabad. Not passed in any language.	Studying at Benares. Not passed in any language.	N. W. P. 13 Sept. 64, 18 Sept. 64, Studying at Juan- pore. Not passed in any language.	Studjing at Jultur. I Robinson, dur. Nor passed in any language.	
AN.	Date of Initiatory Examina- tion.	N. W. P. 14 Oct. 54, 23 Oct. 54,	16 Nov. 54,	1Feb. 55,		N. W. P. 15 Aug. 54, 21 Aug. 54,	N. W. P. 16 June 54, 19 June 54,	18 Sept. 54,	3 Nov. 54,	17
PERSIAN.	Date of Arrival.	14 Oct. 54,	13 Nov. 54,	11 Jan. 55,	idada Vorali Black	15 Aug. 54,	16 June 54,	13 Sept. 64,	2 Nov. 54,	12.12.30.30
	Division of Presidency.		N.W.P.	N.W.P.		N.W.P.	N.W.P.	N.W. P.	N.W.P.	ell lend
M.C. 19	1	SEC.13	N. St.	NOTES THE PROPERTY OF THE PARTY		REPORT BUSINESS				
	Names	Fairfax,	Hall,	S Robertson,	1	1 Thornhill,	Webster,	3 Martin,	Melvill,	

By Order of the Board of Examiners,

WM. N. Lees,

Secy. to the Board of Examiners.

W. Grey, to the Govt. of Bengal.

Dated Fort William, the 25th April 1855.

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Opium Motiffeation,

Notice is hereby given, that the Fifth Sale of Opium, the Provision of 1853-54, will be held at the Exchange Hall, on Thursday, the 10th May 1855, at 11 A. M., and will comprise 4,440 Chests, viz.:—

Behar Opium,		 	3,045
Benares ditto,		 ***	1,395
Total Ch	ests,	 •••	4,440

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 6th December 1854, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 15th and 25th May 1855, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 P. M. of Tuesday, the 15th May 1855, and no Treasury Receipts, in full payment of Lots, will be accepted after 4 P. M. of Friday, the 25th May 1855.
- 4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium, of 1853-54, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday, 11th June	3,045	1,395	4,440
On or about Tuesday, 10th July 1855.	3,045	1,395	4,440
On or about Friday, 10th Au-	3,045	1,395	4,440
On or about Monday, 10th Sep-	3,045	1,395	4,440
oner about Thursday, 11th Oc-	3,045	1,395	4,440
Vember 1855.	3,045	1,395	4,440
Onor about Monday, 10th De-	8,050	1,429	4,479
Total,	21,320	9,799	81,119

By Order of the Board of Revenue,

H. V. BAYLEY,

Offg. Junior Secretary.

The 2 th April 1855.

Dotice.

THE General Treasury will be closed on Wednesday, the 16th instant, on account of the Hindoo Holiday, Soorjo Grahon.

J. I. HARVEY,

Sub-Treasurer.

GENERAL TREASURY, The 1st May 1855.

Dotice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M., on Monday, 21st May 1855, and opened in presence of parties interested at the above-mentioned time.

Tenders for "White-washing, Sand-rubbing, Painting and Repairing the House of Correction, Calcutta."

Time for Execution, (4) Four Months.

Specification forms of Tender and further information to be obtained from the Civil Architect's Office, in Calcutta.

A deposit in Cash of (100) One Hundred Rupees, is required with each Tender.

Tenders not prepared in strict accordance with the "Contract Rules," dated Military Board Office, 28th March 1853, will be returned.

By order of the Chief Engineer, Lower Provinces.

C. B. Young, Capt.,

Civil Architect.

Education Antice.

THE next Meeting of the Committee appointed for the Examination of Candidates for promotion and employment in the Education Department will be held at the Presidency College on the 21st, 22nd and 23rd instant.

Particulars as to the nature and extent of the Examination, the number of vacancies in the Department, &c. &c., may be obtained on application at the Office of the Director of Public Instruction, Madge's Lane, Sudder Street.

WM. GORDON YOUNG,

Director of Public Instruction.

7th May 1855.